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THE

Statutes at Large,

FROM

MAGNACHARTA

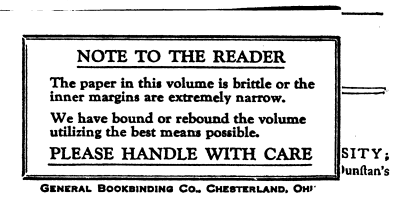
To the END of the.

Eleventh Parliament of GREAT BRITAIN,

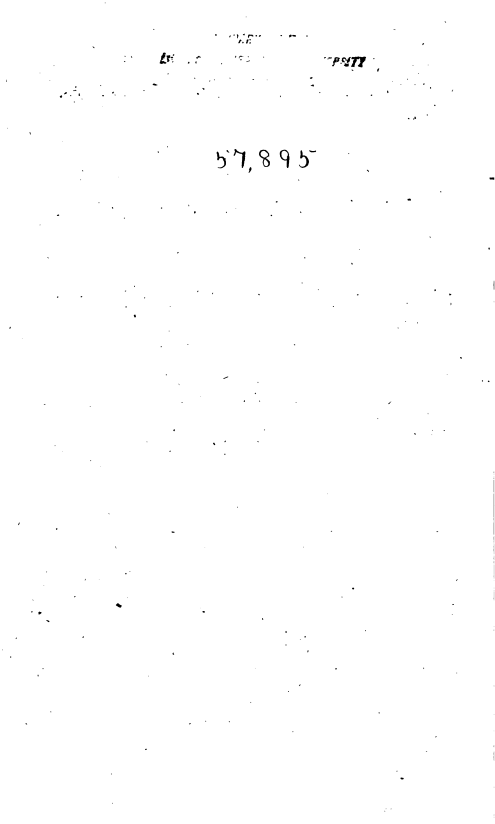
Anno 1761.

CONTINUED.

By DANBY PICKERING, of Gray's-Inn, Efq; Reader of the Law Lecture to that Honourable Society.



M, DCC, LXVIII.



ТНЕ

Statutes at Large,

Anno octavo GEORGII III. Regis.

Being the SEVENTH Seffion of the

Twelfth Parliament of GREAT BRITAIN.

BY

DANBY PICKERING, of GRAY'S INN, Efq;

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OF THE

STATUTES

PUBLICK and PRIVATE,

Passed Anno ottavo .

GEORGII III. Regis.

Being the Seventh Seffion of the Twelfth Parliament of Great Britain.

PUBLICK ACTS.

Cap. 1. TO continue and amend an act made in the last feffion of parliament, to prohibit, for a limited time, the exportation of corn, grain, meal, malt, flour, bread, bifcuit, and flarch, and also the extraction of low wines and spirits from wheat and wheat flour.

Cap. 2. To continue feveral acts made in the last feffion of parliament, for allowing the importation of wheat, wheat flour, barley, barley meal, pulle, oats, oatmeal, rye, and rye meal, duty free; and also is much of an act made in the fame feffion as relates to the free importation of rice from his Majefty's colonies in North America; and to allow the importation of wheat and wheat flour from Africa, for a limited time, free of duty.

Cap. 3. For the free importation of *Indian* corn, or maize, from any of his Majesty's colonies in *America* for a time therein limited.

Cap. 4. For continuing and granting to his Majefty certain duties upon malt, mum, cyder, and perry, for the fervice of the year one thousand feven hundred and fixty eight,

Cap. 5. To explain, amend, and render more effectual, an Vol. XXVIII, a act paffed in the feventh year of his prefent Majefty's reign, intituled, An act to explain, amend, and reduce into one act of partiament, the feveral flatutes now in being for the amendment and prefervation of the publick bighways of this kingdom; and for other purpofes therein mentioned.

Cap. 6. To indemnify fuch perfons as have omitted to qualify themfelves for offices and employments within the time limited by law, and for allowing further time for that purpofe; and to indemnify members, and officers in cities, corporations, and borough towns, whole admiffions have been omitted to be ftamped according to law, or having been ftamped, have been loft or miflaid, and for allowing them time to provide admiffions duly ftamped.

Cap. 7. For punishing mutiny and defertion; and for the better payment of the army and their quarters.

Cap. 8. For granting an aid to his Majefty by a land tax, to be raifed in *Great Britain*, for the fervice of the year one thoufand feven hundred and fixty eight.

Cap. 9. To continue and amend an act made in the fifth year of the reign of his prefent Majefty, intituled, An act for importation of falted bief, pork, bacon, and butter, from Ireland, for a limited time; and for allowing the importation of falted beef, pork, bacon, and butter, from the British dominions in America, for a limited time.

Cap. 10. To enable his Majefty to licence a playhouse in the city of Bath.

Cap. 11. For further regulating the proceedings of the united company of merchants of *England* trading to the *Eaft Indies*, with respect to the making of dividends.

Cap. 12. For the regulation of his Majefty's marine forces while on fhore.

Cap. 13. To explain and amend fo much of an act made in the tenth year of the reign of King William the Third, intituded, An act for granting an aid to bis Majefly for difbanding the army, and other neceffary occasions, as relates to the number of troops to be kept upon the Irifb establishment.

Cap. 14. For providing proper accommodations for his Majefty's juffices of the great feffions in *Wales*, during the time of holding fuch feffions.

Cap. 15. For the more speedy and effectual transportation of offenders.

Cap. 16. For making and widening a paffage or ftreet from The Salt Market Street, in the city of Glafgow, to Saint Andrew's Church, in the faid city; and for enlarging and compleating the church-yard of the faid church; and for making and building a convenient exchange or fquare in the faid city; and alfo for explaining and amending an act paffed in the thirty fecond year of his late Majefty, for improving the navigation of the river Clyde, to the city of Glafgow; and for building a bridge crofs the faid river, from the faid city to the village of Gorbells;

Cap. 17.

Cap. 17. To amend an act made in the feventh year of King George the First, intituled, An act for regulating the journeymen taylors within the weekly bills of mortality.

Cap. 18. For raifing a certain fum of money, by loans or exchequer bills, for the fervice of the year one thousand seven hundred and fixty eight.

Cap. 19. For further continuing an act of the fixth year of his prefent Majesty's reign, intituled, An act to amend and render more effectual, in his Majesty's dominions in America, an act passed in this present seffion of parliament, intituled, An act for punishing mutiny and defertion, and for the better payment of the army and their quarters.

Cap. 20. For defraying the charge of the pay and cloathing of the militia in that part of Great Britain called England, for one year, beginning the twenty fifth day of March, one thousand seven hundred and fixty eight.

Cap. 21. For the better paving, cleanfing, and enlighten-ing, the city of London, and the liberties thereof, and for preventing obstructions and annoyances within the same, and for other purposes therein mentioned; and for repealing an act made in the fixth year of his prefent Majesty's reign for those purposes.

Cap. 22. For the more easy and effectual recovery of the penalties and forfeitures inflicted by the acts of parliament relating to the trade or revenues of the Britifb colonies and plantations in America.

Cap. 23. To repeal fo much of an act made in the fourth year of his prefent Majesty, as affects the island of Guernsey and Jerley, with respect to the leakage of wines imported into this kingdom from the faid iflands under certain restrictions and regulations; and for continuing an act made in the thirty third year of his late Majesty, for the better encouragement of the making of fale cloth in Great Britain.

Cap. 24. To permit the exportation of certain quantities of malt belonging to certain merchants in the county of Norfolk, and which were made for exportation between the fifteenth of November, one thousand seven hundred and fixty fix, and the paffing the act of the last feffion for prohibiting the exportation of malt.

Cap. 25. For reducing the duties on foul falt to be used for manure; for altering the stamp duties on certain policies of affurance; for amending fo much of an act made in the thirty third year of the reign of his late Majefty King George the Second, as relates to the allowance of the duties of cuftoms, and exempting from the duties of excise such rum or spirits of the growth, produce, or manufacture, of the British fugar plantations in America, as shall be exported from this kingdom; for better securing the excise duties upon foreign liquors imported; for repealing a clause in an act made in the last feffion of parliament, prohibiting the fale of condemned tea for home confumption; for amending fuch parts of two acts made

made in the fixth and feventh years of the reign of his prefent Majefty, as relate to the depoliting, in the warehouses belonging to the custom-house at *London*, foreign wrought filks and velvets, and cambricks, and *French* lawns, upon the seizure thereof.

Cap. 26. To enable his Majefty to make leafes, copies, and grants of offices, lands, and hereditaments, parcel of the duchy of *Cornwall*, or annexed to the fame, and for other purpofes therein mentioned.

Cap. 27. For the further continuing feveral acts of parliament made for the encouragement of the whale fifthery carried on by his Majefty's fubjects.

Cap. 28. For licenfing a playhouse within the city of Norwich. Cap. 29. For redeeming the remainder of the joint stock of annuities established by an act made in the third year of his present Majesty's reign, initialed, An act for granting to his Majesty several additional duties upon wines imported into this kingdom, and certain duties upon all cyder and perry; and for raising the sum of three millions five hundred thousand pounds, by way of annuities and lotteries, to be charged on the said duties.

Cap. 30. For granting to his Majefty a certain fum of money out of the finking fund; and for applying certain monies therein mentioned, for the fervice of the year one thousand feven hundred and fixty eight; and for further appropriating the fupplies granted in this feffion of parliament.

Cap. 31. For raifing a certain fum of money, by way of annuities, and a lottery attended with annuities, to be charged on the finking fund; and for carrying certain duties on wines, and on cyder and perry, granted by two acts of the third and fixth years of the reign of his prefent Majefty, to the faid fund.

Cap. 32. For carrying into execution an agreement made between the mayor and commonalty and citizens of the city of *London*, and the wardens and commonalty of the myftery of *Mercers* of the faid city, and *Stamp Brook/bank* equire, fecretary to the commiffioners of his Majefty's revenue of excife, for the purchase of *Gre/bam College*, and the ground and buildings thereunto belonging; and for vefting the fame unalienably in the crown for the purposes of erecting and building an excise office there; and for enabling the lecturers of the faid college to marry, notwithstanding any refriction contained in the will of Sir *Thomas Gre/bam* knight, decealed.

Cap. 33. For opening certain paffages, and for paving the ftreets and other places, in the parish of *Saint Leonard Shoreditch*, in the county of *Middlefex*, and for preventing annoyances therein.

Cap. 34. To enlarge and vary the term and powers of an act for repairing and widening the road from the weft end of *Thames Street*, in the city of *Oxford*, over *Botley Caufeway*, to the turnpike road near *Fifield*, in the county of *Berks*; and to provide more effectually for repairing and widening the ancient horfe road

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road from the weft end of Botley Caufeway to Witney, in the county of Oxford.

Cap. 35. For amending, widening, and keeping in repair, feveral roads leading to and through the town of Goudburft in the county of Kent.

Cap. 36. For making and maintaining a navigable canal from the city of Coventry, to communicate upon Fradley Heath, in the county of Stafford, with a canal now making between the rivers Trent and Merley.

Cap. 37. For making and maintaining a navigable cut or canal from the river Severn, at or near a place called Hawford, in the parish of Claines, in the county of Worcester, to or near a place called *Chapel Bridge*, within the borough of *Droitwich*, in the faid county.

Cap. 38. For making and maintaining a navigable cut or canal from Birmingham to Bilftone, and from thence to Autherley, there to communicate with the canal now making between the rivers Severn and Trent; and for making collateral cuts up to feveral coal mines.

Cap. 39. To continue the terms and enlarge the powers of feveral acts of the twelfth of Queen Anne, the twelfth of King George the First, and the twenty second of his late Majesty, for repairing the road from the city of Worcester, through Droitwich, to Brom/grove, and other roads therein mentioned; and. to repeal an act of the twenty eighth year of his late Majefty for repairing the roads lying in and leading from Droitwich aforefaid; and for amending the feveral roads which were directed to be repaired by the faid act.

Cap. 40. For rebuilding and enlarging the common gaol of the city and county of the city of Coventry; and for appointing a place for the custody of prisoners in the mean time.

Cap. 41. For continuing and enlarging the powers of an act paffed in the twenty fourth year of the reign of his late Majefty, intituled, An act for repairing the road from the top of Crickley Hill, in the county of Gloucester, to Frogg Mill, through the towns of North Leach, Burford, and Witney, and parifies of Hanborough and Bladon, to Campsfield, in the parifs of Kidlington, in the county of Oxford; and also the road from Witney, through Eynsham, Cumner, and Botley, to the city of Oxford ; except fo much thereof as relates to the road from Witney, through Eyn-Ibam, Cumner, and Botley, to the city of Oxford ; and also for repairing and widening the road from, Campsfield, to the turnpike road at or near Enflow Bridge, in the faid county of Oxford.

Cap. 42. For enlarging and continuing the term and powers granted by an act paffed in the twentieth year of the reign of his late Majefty, for repairing the road from Sunderland near the fea, to the city of Durham, in the county of Durham.

Cap. 43. To enlarge the term and powers of an act made in the thirty third year of the reign of his late Majefty, for repairing the road from the thirty must see the county of Kent. Lake, in the parish of Cranbrooke, in the county of Kent. 2 2 Cap. 44. ing the road from the thirty nine mile stone in Maidstane, to Tubb's

Cap. 44. To amend and render more effectual an act made in the fecond year of the reign of his prefent Majefty, for fupplying the town of *Halifax* with water; and for better paving, cleanfing, and lighting, the fireets and other places there; and for removing all nufances, incroachments, and obfiructions, within the faid town, and preventing the like for the future.

Cap. 45. To continue and render more effectual feveral acts paffed for repairing the road leading from *The Stones End*, in the parifh of *Saint Leonard Sboreditch*, in the county of *Middlefex*, to the farthermioft part of the northern road, in the parifh of *Enfield*, in the fame county, next to the parifh of *Chefbunt*, in the county of *Hertford*; and for amending the road from *The Watch Hoafe* in *Edmonton*, to *The Market Place* in *Enfield*.

Cap. 46. For repealing an act made in the twenty ninth year of the reign of his late majefty King George the Second, intituled, An act for the better regulating the nightly watch and beadles, and cheanfing, enlightening, and paving, the fireets, squares, lanes, and other passforges, and repairing the highways and causeways, and regulating the poor within the parish of Saint Mary le Bone, in the county of Middlesex; and for making more effectual provision for those purposes.

Cap. 47. For diverting, altering, widening, repairing, and amending, the road from *Huddersfield*, in the weft riding of the county of York, to Woodhead, in the county palatine of Chefter; and from thence to a bridge over the river Merfey, called Enterclough Bridge, on the confines of the county of Derby.

Cap. 48. For continuing the terms of feveral acts made in the thirteenth year of King *George* the First, and in the feventeenth and thirty fecond years of his late Majesty, for repairing feveral roads leading from and through *Chippenbam*, and from *Chippenbam Bridge*, in the county of *Wilts*; and for amending the faid acts, and reducing them into one act of parliament.

Cap. 49. To enlarge the term and powers of an act made in the twenty fifth year of the reign of his late majefty King George the Second, for repairing the road from The Green Man in the chapelry of Seend, in the county of Wilts, to Beckington, in the county of Somerfet; and for repealing fo much of an act made in the fame year for repairing feveral roads in the counties of Wilts and Somerfet, as relates to the road from a place in Trowle Bridge Lane to Midford, and from Frefbford to Hall's Clofe in Limpley Stoke; and for amending the faid roads, and also feveral other roads leading from or near the roads included in the faid acts.

Cap. 50. For repairing, widening, turning, and altering, the road leading from *Reading*, in the county of *Berks*, through *Henley*, in the county of Oxford, and Great Marlow, Chipping Wycombe, Agmonde/bam, and Cheynes, in the county of Bucks, and Rickman/worth, Watford, and Saint Alban's, to Hatfield, in the county of Hertford; and alfo the road leading out of the faid road at Marlow, over Great Marlow Bridge, through By/bam,

to

to or near the thirty mile stone in the turnpike road leading from Maidenhead to Reading.

Cap. 51. For amending and widening feveral roads leading from the town of Bishop's Cafile, and from Montgomery, to the turnpike road at Westbury, and from Brotton, to the turnpike road at Minsterley, in the several counties of Salop, Radnor, and Montgomery.

Cap. 52. For repairing and widening the road from the way post in the parish of Hardingston, in the county of Northampton, to Old Stratford, in the faid county.

Cap. 53. For repairing and widening the road from Buckland Dinham, to the end of the parish of Tim/bury; and also the road from Midfummer Norton, to the end of the parish of Norton Saint Phillips; and also the road from Tucker's Grave, to the road leading from Wellow, to a place known by the name of The Red Post, in the county of Somerset.

Cap, 54. For amending and widening the road from the city of York, to the top of Ofwaldkirk Bank, and from the faid road in Sutton Field through Craike towards Oulflon, to the extent of the lordfhip of *Craike*, in the county of York.

Cap. 55. For amending the road from C. istopher's Bridge, in the borough of Thetford, in the county of Suffolk, to the north east end of the town of Newmarket, in the county of Cambridge.

Cap. 56. To explain, amend, and render more effectual, and to enlarge the term and powers granted by an act paffed in the twenty fecond year of the reign of his late Majefty, fo far as the faid act relates to the repairing and widening the road from the town of Kingflon upon Thames, in the county of Surrey, to a place called Sheet Bridge, near Petersfield, in the county of Southampton,

Cap. 57. For the better fupplying the town of Dunbar with fresh water.

Cap. 58. For taking down the prefent thire-house in the market-place of the town of Hertford, in the county of Hertford; and for building a new one on a more extensive and commodious. plan in the market-place of the faid town.

Cap. 50. For repairing feveral roads leading through the county of Selkirk.

Cap. 60. For repairing feveral roads leading through the county of Roxburgh.

Cap. 61. For repairing and widening the road from the Mayor's. Stone in Abingdon, in the county of Berks, through Cumner, to the ancient horfe road at Swinford in the faid county.

Cap. 62. For the better paving and cleanfing the ftreets, and other publick paffages in the town of *Portfmouth*, in the county of Southampton; and for preventing nufances and annoyances therein; and for widening and rendering the fame more commodious.

Cap. 63. For making and maintaining a navigable cut or canal from the firth or river of Forth, at or near the mouth of the river of Carron, in the county of Stirling, to the firth or river

river of Clyde, at or near a place called Dalmuir Burnfoot, in the county of Dumbarton; and also a collateral cut from the fame to the city of Glafgow; and for making a navigable cut or canal of communication from the port and harbour of Borrowfounnefs, to join the faid canal at or near the place where it will fall into the firth of Fortb.

PRIVATE ACTS.

I. A N act for dividing and inclosing the open and common fields and meadows of Stow, within the parish of Threekingham, in the county of Lincoln.

2. An act to enable *James Shuttleworth* the younger esquire, and his iffue, to take and use the furname and arms of *Holden*, pursuant to the will of *Robert Holden* esquire, deceased.

3. An act to enable John Swinfen (lately called John Grundy) and his iffue, to take and use the furname and arms of Swinfen.

4. An act to enable the reverend *Ralph Drake* clerk, and his iffue, to take and bear the furname and arms of *Brockman*, purfuant to the will of *James Brockman* elquire, deceased.

5. An act for naturalizing William Aubert.

6. An act for naturalizing Dirk Willem Van Dam.

7. An act for naturalizing John Francis Roffier, Charles Augustus Rodolph Lewis de Willermin, Nicholas Freeze, John James Schlapffer, and Lewis Repinder.

8. An act for dividing and inclosing the open and common fields, common meadows, common pastures, and other commonable lands and grounds, in the parish of *Loughton*, in the county of *Bucks*.

9. An act for continuing, establishing, and confirming, the furname and arms of *Wallinger*, unto John Wallinger formerly called John Arnold, and his issue, pursuant to the will of John Wallinger, his late uncle, deceased.

10. An act to enable *Judith Paul*, and her iffue, to use and take the name of *Saint Paul*.

11. An act for naturalizing David Peyer Imboff.

12. An act for dividing and inclosing feveral open fields and commons, within the lordship or liberty of *Rempflone*, in the county of *Nottingham*.

13. An act for dividing and inclosing the open and common fields, meadows, and pastures, within the township of *Hotham*, in the east riding of the county of *York*.

14. An act for dividing and inclosing the open and common fields, common meadows, and commonable lands, on the fouth and west parts of the river *Leam*, in the manor and parish of *Lemington Priors*, in the county of *Warwick*.

15. An act for dividing and inclosing the open and common fields, meadows, and common fen, within the parishes of *Billingborough* and *Birtborpe*, in the county of *Lincoln*; and for draining and improving the faid fen,

16. An

16. An act for dividing and inclosing the open and commonfields, common pastures, commons, and wastes, within the township of *Millington*, in the county of York.

17. An act for dividing and inclosing the feveral open fields, lands, grounds, meadows, paftures, commons, and wastes, within the township of *Bridlington*, in the east riding of the county of York; and for extinguishing the right of common, or average, upon certain ancient inclosures, within the fame township.

18. An act for dividing and inclosing the common fields, meadow grounds, sheep downs, commons, common heaths, and other waste grounds, in the in-parish of *Winfrith Newburgh*, in the county of *Dorfet*.

19. An act for dividing and inclosing the feveral open common fields, meadow grounds, heath, and commonable lands, in the parish of *Ketton*, in the county of *Rutland*.

20. An act for dividing and inclosing the open common fields, marshes, waste grounds, commons, carrs, pasture, and moor, within the manor of *Hook*, in the parish of *Snaith*, in the county of York; and for maintaining the banks within the faid manor and township.

21. An act for dividing and inclosing the feveral commons, common heaths, and waste grounds, in the manor of *Morden*, in the county of *Dorfet*.

22. An act for dividing and inclosing feveral finited paftures within the township of *Litton*, in the parish of *Arndiffe*, in the county of *York*.

23. An act for dividing and inclosing the common and waste ground, within the township and manor of *Cononly*, in the parish of *Kildwick*, in the west riding of the county of *York*.

24. An act for dividing and inclosing the feveral open and common fields, within the manor or lordship of *Tilfworth*, in the county of *Bedford*.

25. An act for dividing and inclosing the open and common fields, common meadows, common pastures; and other commonable lands and grounds, in the parish of *Woughton on the Green*, in the county of *Bucks*.

26. An act to diffolve the marriage of *Thomas Brooke* doctor in physic, with *Harriet Nelthorpe*, his now wife; and to enable him to marry again; and for other purposes therein mentioned.

27. An act for exemplifying or inrolling an indenture of fettlement of *Elizabeth Bridges*, and the will and codicils of of *Brooke Bridges* efquire; and making the fame evidence, as well in *Ireland* as *Great Britain*.

28. An act to enable *Thomas Killborn*, and his iffue male, to take and use the furname of *Burrowes*, pursuant to the will of *John Burrowes*, deceased.

29. An act to enable *Thomas Jenner*, an infant, and his iffue, to take and use the furname of *Worge* only, pursuant to the will of *George Worge*, deceased.

30, An act to enable the most noble John duke of Bidford, and and the most honourable *Elizabeth* marchionels of *Taviflock*, and the furvivor of them, and fuch perfon or perfons as they, or the furvivor of them, shall, by any deed or writing, or by his or her last will and testament, nominate or appoint, to make leases of the real estates, late of the most honourable *Francis Ruffel*, called *Marquis of Taviflock*, deceased.

31. An act for vefting feveral undivided parts of divers baronies, lands, and hereditaments, late the effate of Brice Fifher efquire, deceased, fituate in the provinces of South Carolina and Georgia in America, in truftees, to be fold, and discharged of the uses of the will of the faid Brice Fifher; and for vefting the money arising by such fale in the purchase of lands and hereditaments, in that part of Great Britain called England, to be settled to the uses of the faid will.

32. An act for establishing and confirming articles of agreement, dated 31st of March, one thousand seven hundred and fixty seven, between the honourable William Edwardes, Rowland Edwardes, John Owen Edwardes, esquires, and the right honourable Henry lord Holland, concerning the manor of Abbots Kenfington, and divers messages, lands, and hereditaments, in the parish of Kensington, in the county of Middlesex; and for vesting such manor, lands, and hereditaments, in trust, to fell and convey the fame to the faid Henry lord Holland; and for other purposes therein mentioned.

33. An act for vefting an undivided moiety of certain manors, meffuages, lands, tenements, and hereditaments, fituate and being in the county of *Berks*, late the effate of *Charles* lord vifcount *Fane*, deceased, and which, upon his death, became vefted in possible possible of *Sandwich*, in trustees, and their heirs, in trust, to be fold; and for applying the money to arise by the sale thereof in the manner therein mentioned.

34. An act to enable *William Tufnell Joliff* equire, lord of the manor of *Barners*, otherwife *Barnerfoury*, in *Iflington*, in the county of *Middlefex*, to grant building leafes of the demense lands thereto; and to rate and affes fines on certain copyhold lands, within the faid manor, for encouraging the tenants to build thereon.

35. An act for fale of the freehold effate, late of *Roger Drake* efquire, deceased; and for laying out the money arising thereby for the benefit of *Roger Drake*, an infant, his eldest fon and heir at law.

36. An act for making a building, intended for a chapel, lately erected by *William Wright* equire, in the township of *Stockport*, and county and diocefe of *Chefter*, a perpetual cure and benefice; and for endowing the same.

37. An act for dividing and inclosing the common and heath, called Naveflock Common and Heath, within the manors of Naveflock and Lofthall, in the county of E/fex.

38. An act for felling part of a green, called *Nun's Green*, in the borough of *Derby*, in the county of *Derby*, and for applying the money arifing from the fale thereof, in the improvement

ment of the remaining part of the faid green; and for other purposes therein mentioned.

39. An act for dividing and inclosing certain open common fields, lands, and grounds, in *Welwick* and *Weeton*, in the parish of *Welwick*, in *Holdernefs*, in the east riding of the county of York.

40. An act for dividing and inclosing the feveral fields, meadows, wafte, and other commonable lands, lying within the manor or liberty of *Little Sheepy*, in the county of *Leicesser*.

41. An act for dividing and inclosing the open common fields, meadow grounds, and common fen, in the parish of *Morton*, 'in the county of *Lincoln*, and for draining and improving the faid fen.

42. An act for dividing and inclosing feveral open and common fields, meadows, and commons, within the lordship or liberty of *Abby de la Zouch*, in the county of *Leicefter*.

43. An act for dividing and inclosing the open fields, meadows, pastures, and commonable lands, in the parish of Willonghton, in the county of Lincoln.

44. An act for dividing and inclosing the commons, wafte grounds, open fields, common meadows, and common paftures, in the liberty of *Littleover*, within the parish of *Mickleover*, in the county of *Derby*.

45. An act for dividing and inclosing the open commons, and town fields, within the township of *East Ayton*, in the parish of *Seamer*, in the county of *York*.

46. An act for dividing and inclosing the open fields, common meadows, and common pattures, in the parish of Normanton next Derby, in the county of Derby.

47. An act for draining and preferving certain fen lands and low grounds, in the parishes of *Lakenbeath* and *Brandon*, in the county of *Suffolk*.

48. An act for dividing and inclosing the common fields, and other commonable lands and grounds, in the parishes of *Lilley* and Offley, in the county of *Hertford*, except a certain sheep down, commonly called *Lilley Hoo*, in the parish of *Lilley*, and certain lands, part of the faid common fields, lying fouth east of West Lane End, the Mill House, and Cold's Cross, and north east of the town of Offley.

49. An act for dividing and inclosing the open fields, lands, and grounds, within the township of North Burton, otherwise Burton Flemming, in the county of York.

50. An act for dividing and inclosing the open fields, meadows, and commonable lands, within the liberties of *Epperflone*, in the county of *Nottingbam*.

51. An act for dividing and inclosing feveral commons, and waite grounds, within the manor of *Wavertree*, in the parish of *Childwall*, in the county palatine of *Lancoster*.

52. An act for dividing and inclosing the open fields, meadows, common pastures, and other commonable lands, within

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act paffed in the feventh year of his present Majesty's reign, intituled, An act to explain, amend, and reduce into one act of partiament, the several statutes now in being for the amendment and preservation of the publick bighways of this kingdom; and for other purposes therein mentioned.

Cap. 6. To indemnify fuch perfons as have omitted to qualify themfelves for offices and employments within the time limited by law, and for allowing further time for that purpose; and to indemnify members, and officers in cities, corporations, and borough towns, whole admissions have been omitted to be stamped according to law, or having been stamped, have been lost or mission, and for allowing them time to provide admissions duly stamped.

Cap. 7. For punishing mutiny and defertion; and for the better payment of the army and their quarters.

Cap. 8. For granting an aid to his Majesty by a land tax, to be raised in *Great Britain*, for the service of the year one thoufand feven hundred and fixty eight.

Cap. 9. To continue and amend an act made in the fifth year of the reign of his prefent Majefty, intituled, An act for importation of falted bief, pork, bacon, and butter, from Ireland, for a limited time; and for allowing the importation of falted beef, pork, bacon, and butter, from the British dominions in America, for a limited time.

Cap. 10. To enable his Majefty to licence a playhouse in the city of Bath.

Cap. 11. For further regulating the proceedings of the united company of merchants of *England* trading to the *Eaft Indies*, with respect to the making of dividends.

Cap. 12. For the regulation of his Majefty's marine forces while on fhore.

Cap. 13. To explain and amend fo much of an act made in the tenth year of the reign of King William the Third, intituded, An act for granting an aid to his Majefly for difbanding the army, and other neceffary occasions, as relates to the number of troops to be kept upon the Irifb eftablishment.

Cap. 14. For providing proper accommodations for his Majefty's juffices of the great feffions in *Wales*, during the time of holding fuch feffions.

Cap. 15. For the more speedy and effectual transportation of offenders.

Cap. 16. For making and widening a paffage or freet from The Salt Market Street, in the city of Glafgow, to Saint Andrew's Church, in the faid city; and for enlarging and compleating the church-yard of the faid church; and for making and building a convenient exchange or fquare in the faid city; and alfo for explaining and amending an act paffed in the thirty fecond year of his late Majefty, for improving the navigation of the river Clyde, to the city of Glafgow; and for building a bridge crofs the faid river, from the faid city to the village of Gorbells;

Cap. 17.

Cap. 17. To amend an act made in the feventh year of King George the First, intituled, An act for regulating the journeymen taylors within the weekly bills of mortality.

Cap. 18. For raifing a certain fum of money, by loans or exchequer bills, for the fervice of the year one thousand feven hundred and fixty eight.

Cap. 19. For further continuing an act of the fixth year of his prefent Majefty's reign, intituled, An act to amend and render more effectual, in bis Majefty's dominions in America, an act paffed in this prefent feffion of parliament, intituled, An act for punishing mutiny and delertion, and for the better payment of the army and their quarters.

Cap. 20. For defraying the charge of the pay and cloathing of the militia in that part of *Great Britain* called *England*, for one year, beginning the twenty fifth day of *March*, one thousand seven hundred and fixty eight.

Cap. 21. For the better paving, cleanfing, and enlightening, the city of *London*, and the liberties thereof, and for preventing obstructions and annoyances within the fame, and for other purposes therein mentioned; and for repealing an act made in the fixth year of his present Majesty's reign for those purposes.

Cap. 22. For the more easy and effectual recovery of the penalties and forfeitures inflicted by the acts of parliament relating to the trade or revenues of the *Britifb* colonies and plantations in *America*.

Cap. 23. To repeal fo much of an act made in the fourth year of his present Majesty, as affects the island of *Guernsey* and *Jersey*, with respect to the leakage of wines imported into this kingdom from the said islands under certain restrictions and regulations; and for continuing an act made in the thirty third year of his late Majesty, for the better encouragement of the making of sale cloth in *Great Britain*,

Cap. 24. To permit the exportation of certain quantities of malt belonging to certain merchants in the county of Norfolk, and which were made for exportation between the fifteenth of November, one thousand seven hundred and sixty six, and the passing the act of the last session for prohibiting the exportation of malt.

Cap. 25. For reducing the duties on foul falt to be used for manure; for altering the stamp duties on certain policies of affurance; for amending so much of an act made in the thirty third year of the reign of his late Majesty King George the Second, as relates to the allowance of the duties of customs, and exempting from the duties of excise such rum or spirits of the growth, produce, or manufacture, of the British sugdom; for better securing the excise duties upon foreign liquors imported; for repealing a clause in an act made in the last fession of parliament, prohibiting the sale of condemned tea for home confumption; for amending such parts of two acts

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made in the fixth and feventh years of the reign of his prefent Majefty, as relate to the depoliting, in the warehouses belonging to the custom-house at *London*, foreign wrought filks and velvets, and cambricks, and *French* lawns, upon the seizure thereof.

Cap. 26. To enable his Majesty to make leases, copies, and grants of offices, lands, and hereditaments, parcel of the duchy of *Cornwall*, or annexed to the same, and for other purposes therein mentioned.

Cap. 27. For the further continuing feveral acts of parliament made for the encouragement of the whale fifthery carried on by his Majefty's fubjects.

Cap. 28. For licenfing a playhouse within the city of Norwich. Cap. 29. For redeeming the remainder of the joint stock of annuities established by an act made in the third year of his present Majesty's reign, initialed, An act for granting to his Majesty several additional duties upon wines imported into this kingdom, and certain duties upon all cyder and perry; and for raising the sum of three millions five hundred thousand pounds, by way of annuities and lotteries, to be charged on the said duties.

Cap. 30. For granting to his Majefty a certain fum of money out of the finking fund; and for applying certain monies therein mentioned, for the fervice of the year one thousand feven hundred and fixty eight; and for further appropriating the fupplies granted in this feffion of parliament.

Cap. 31. For raising a certain fum of money, by way of annuities, and a lottery attended with annuities, to be charged on the finking fund; and for carrying certain duties on wines, and on cyder and perry, granted by two acts of the third and fixth years of the reign of his prefent Majefty, to the faid fund.

Cap. 32. For carrying into execution an agreement made between the mayor and commonalty and citizens of the city of *London*, and the wardens and commonalty of the myftery of *Mercers* of the faid city, and *Stamp Brook/bank* efquire, fecretary to the commiffioners of his Majefty's revenue of excife, for the purchase of *Gre/bam College*, and the ground and buildings thereunto belonging; and for vefting the same unalienably in the crown for the purposes of erecting and building an excise office there; and for enabling the lecturers of the faid college to marry, notwithstanding any restriction contained in the will of Sir *Thomas Gre/bam* knight, deceased.

Cap. 33. For opening certain paffages, and for paving the ftreets and other places, in the parish of Saint Leonard Shoreditch, in the county of Middlefex, and for preventing annoyances therein.

Cap. 34. To enlarge and vary the term and powers of an act for repairing and widening the road from the west end of *Thames Street*, in the city of *Oxford*, over *Botley Caufeway*, to the turnpike road near *Fifield*, in the county of *Berks*; and to provide more effectually for repairing and widening the ancient horse road

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road from the west end of Botley Causeway to Witney, in the county of Oxford.

Cap. 35. For amending, widening, and keeping in repair, feveral roads leading to and through the town of *Goudburft* in the county of *Kent*.

Cap. 36. For making and maintaining a navigable canal from the city of *Coventry*, to communicate upon *Fradley Heatb*, in the county of *Stafford*, with a canal now making between the rivers *Trent* and *Mer/ey*.

Cap. 37. For making and maintaining a navigable cut or canal from the river Severn, at or near a place called *Hawford*, in the parish of *Claines*, in the county of *Worcester*, to or near a place called *Chapel Bridge*, within the borough of *Droitwich*, in the faid county.

Cap. 38. For making and maintaining a navigable cut or canal from *Birmingham* to *Bilfone*, and from thence to *Autherley*, there to communicate with the canal now making between the rivers *Severn* and *Trent*; and for making collateral cuts up to feveral coal mines.

Cap. 39. To continue the terms and enlarge the powers of feveral acts of the twelfth of Queen Anne, the twelfth of King George the First, and the twenty fecond of his late Majesty, for repairing the road from the city of Worcester, through Droitwich, to Bromsgrove, and other roads therein mentioned; and to repeal an act of the twenty eighth year of his late Majesty for repairing the roads lying in and leading from Droitwich aforefaid; and for amending the feveral roads which were directed to be repaired by the faid act.

Cap. 40. For rebuilding and enlarging the common gaol of the city and county of the city of *Coventry*; and for appointing a place for the cuftody of prifoners in the mean time.

Cap. 41. For continuing and enlarging the powers of an act passed in the twenty fourth year of the reign of his late Majesty, intituled, An act for repairing the road from the top of Crickley Hill, in the county of Gloucester, to Frogg Mill, through the towns of North Leach, Burford, and Witney, and parifbes of Hanborough and Bladon, to Campsfield, in the parish of Kidlington, in the county of Oxford; and alfo the road from Witney, through Eynsham, Cumner, and Botley, to the city of Oxford ; except fo much thereof as relates to the road from Witney, through Eyn-(bam, Cumner, and Botley, to the city of Oxford; and also for repairing and widening the road from, Campsfield, to the turnpike road at or near Enflow Bridge, in the faid county of Oxford. Cap. 42. For enlarging and continuing the term and powers granted by an act passed in the twentieth year of the reign of his late Majesty, for repairing the road from Sunderland near the sea, to the city of Durham, in the county of Durham.

Cap. 43. To enlarge the term and powers of an act made in the thirty third year of the reign of his late Majefty, for repairing the road from the thirty nine mile frome in *Maidfane*, to *Tubb's Lake*, in the parish of *Cranbrooke*, in the county of *Kent*.

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Cap. 44.

CAP. LVI.

An act to explain, amend, and render more effectual, and to enlarge the term and powers granted by an act paffed in the twenty fecond year of the reign of his late Majefly, fo far as the faid act relates to the repairing and widening the road from the town of Kingfton upon Thames, in the county of Surrey, to a place called Sheet Bridge, near Petersfield, in the county of Southampton.

CAP. LVII.

An act for the better supplying the town of Dunbar, with fresh water.

CAP. LVIII.

In all for taking down the prefent shire-house in the market-place of the town of Hertford, in the county of Hertford; and for building a new one on a more extensive and commodious plan in the marketplace of the said town.

CAP. LIX.

An act for repairing several roads leading through the county of Selkirk.

CAP.LX.

An act for repairing feveral roads leading through the county of Roxburgh.

CAP. LXI.

An act for repairing and widening the road from the Mayor's flone in Abingdon, in the county of Berks, through Cummer, to the antient horfe road at Swinford in the faid county.

C A P. LXII.

An act for the better paving and cleanfing the fireets, and other publick paffages in the town of Portsmouth, in the county of Southampton; and for preventing nusances and annoyances therein; and for widening and rendering the same more commodious.

CAP. LXIII.

An act for making and maintaining a navigable cut or canal from the firth or river of Forth, at or near the mouth of the river of Carron, in the county of Sterling, to the firth or river of Clyde, at or near a place called Dalmuir Burnfoot, in the county of Dumbarton; and also a collateral cut from the fame to the city of Glafgow; and for making a navigable cut or canal of communication from the port and harbour of Borrowstounnels, to join the faid canal at or near the place where it will fall into the firth of Forth.



T A B L E

OF THE

S T A T U T E S

PUBLICK and PRIVATE,

Paffed Anno nono

GEORGII III. Regis.

Being the Second Seffion of the Thirteenth Parliament of Great Britain.

PUBLICK ACTS.

Cap. 1. T O prohibit, for a further time, the exportation of corn, grain, meal, malt, flour, bread, bifcuit, and ftarch; and also the extraction of low wines and spirits from wheat and flour.

Cap. 2. For continuing and granting to his Majefty certain duties upon malt, mum, cyder, and perry, for the fervice of the year one thousand seven hundred and sixty nine.

Cap. 3. For punishing mutiny and defertion; and for the better payment of the army and their quarters.

Cap. 4. To allow for a further time the free Importation of rice into this kingdom, from his Majefty's colonies in North America.

Cap. 5. For granting an aid to his Majefly by a land tax, to be raifed in *Great Britain*, for the fervice of the year one thoufand feven hundred and fixty nine.

Cap. 6. For the more effectually preventing the clandeftine importation of foreign fpirits; and for explaining fuch part of an act made in the fifth year of the reign of his prefent Majefty, as relates to the penalties inflicted upon perfons felling ale, beer, VOL. XXVIII. * a or or other exciseable liquors by retail, without licence; and for taking away certain powers granted by former acts, for punifiing perfons convicted of retailing spirituous liquors without licence.

Cap. 7. For the regulation of his Majefty's marine forces while on thore.

Cap. 8. For repairing, improving, and better preferving of the harbour and quay of *Wells*, in the county of *Norfolk*.

Cap. 9. To continue an act made in the eighth year of the reign of his prefent Majefty, intituled, An act to continue and amend an act made in the fifth year of the reign of his prefent Majefty, intituled, An act for importation of falted beef, pork, bacon, and butter, from Ireland, for a limited time; and for allowing the importation of falted beef, pork, bacon, and butter, from the British dominions in America, for a limited time.

Cap. 10. For the better paving, cleanfing, lighting, and watching, the ftreets and lanes in the parish and borough of *New Windser*, in the county of *Berks*, and for preventing nufances and annoyances therein.

Cap. 11. For repealing to much of an act made in the feventh and eighth years of the reign of King William the Third, intituled, An act to encourage the bringing plate into the mint to be coined, and for the further remedying the ill flate of the coin of the kingdom, as reftrains any perfon keeping an inn, tavern, alehoufe, or victualling-houfe, or felling wine, ale, beer, or any other liquors, by retail, from publickly using any wrought or manufactured plate, or any utenfil or veffel thereof, except spoons; and for putting an end to profecutions commenced for offences againft such part of the faid act.

Cap. 12. To indemnify fuch perfons as have omitted to qualify themfelves for offices and employments within the time limited by law, and for allowing further time for that purpofe; and to indemnify members, and officers in cities, corporations, and borough towns, whole admiffions have been omitted to be framped according to law, or, having been framped, have been loft or miflaid, and for allowing them time to provide admiffions duly framped.

Cap. 13. For the better paving, cleanfing, lighting, and watching, the liberty of *St. Martin le Grand*, within the city and liberty of *Westminster*, in the county of *Middlesex*; and for preventing obstructions and annoyances therein.

Cap. 14. For appointing commissioners for putting in execution an act of this fession of parliament, intituled, An act for granting an aid to his Majesty by a land tax, to be raised in Great Britain, for the service of the year one thousand seven hundred and sixty nine; and for securing and preserving duplicates of assessments, and other papers relating to the land tax.

Cap. 15. For raifing a certain fum of money, by loans or exchequer bills, for the fervice of the year one thousand feven hundred and fixty nine.

Cap. 16. To amend and render more effectual an act made

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in the twenty first year of the reign of King James the First, intituled, An act for the general quiet of the fubjects against all pretences of concealment what so ever.

Cap. 17. For enabling his Majefty to licence a playhoufe in the city of York; and in the town and county of the town of Kingston upon Hull.

Cap. 18. For amending and further continuing an act of the fixth year of his prefent Majefty's reign, intituled, An act to amend and render more effectual, in bis Majefly's dominions in America, an act paffed in this prefent fession of parliament, intituled, An act for punishing mutiny and defertion, and for the better payment of the army and their quarters.

Cap. 19. To impower the high court of *Chancery* to lay out, upon government fecurities, a further fum of money, not exceeding a fum therein limited, out of the common and general each in the bank of *England* belonging to the fuitors of the faid court; and to apply the intereft arifing therefrom towards answering the charges of the office of the accountant general of the faid court.

Cap. 20. To enable the justices of the peace in the general quarter feffions of their respective counties and divisions to repair the fhire halls, county halls, or other buildings, wherein the affizes or grand feffions are usually held.

Cap. 21. For the more effectual paving, cleaning, lighting, and watching, the fireets; lanes, alleys, and publick paffages, in the town of *Gainsburgh*, in the county of *Lincoln*; and for laying a duty on all coals brought to the faid town to be fold, and for applying the fame to fuch purposes.

Cap. 22. To amend, and render more effectual an act passed in the seventh year of his present Majesty, initialed, An ass for paving the streets, and other places, in that part of the parish of Saint Botolph Aldgate which lies in the county of Middlesex; and part of a street, called East Smithfield, in the precincit of Saint Catherine; and for cleansing, lighting, and watching the same, and preventing obstructions and annoyances therein.

Cap. 23. To amend and render more effectual an act of the twenty eighth of his late Majefty, for the better enlightening and cleanfing the open places, fquares, ftreets, lanes, alleys, paffages, and courts, within the parish of *Saint Bartholomew the Great*, *London*, and regulating the nightly watch and beadles within the faid parish; and for impowering the trustees, in the faid act named, to pave the faid ftreets and other places within the faid parish, and to remove annoyances and obstructions.

Cap. 24.. For carrying into execution certain proposals made by the *Eaft India* company for the payment of the annual fum of four hundred thousand pounds, for a limited time, in respect of the territorial acquisitions and revenues lately obtained in the *Eaft Indies*.

Cap. 25. For making perpetual an act made in the first year of the reign of his present Majesty, intituled, An act to continue the duties for encouragement of the coinage of money.

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Cap. 26. For the relief of infolvent debtors.

Cap. 27. To continue certain laws therein mentioned, for granting, for a limited time, a liberty to carry rice from his Majefty's provinces of South and North Carolina and Georgia, directly to any part of America to the fouthward of the faid provinces, fubject to the like duty as is now paid on the exportation of rice from the faid colonies to places in Europe fituate to the fouthward of Cape Finifterre.

Cap. 28. To permit the inhabitants of *Jerfey* and *Guernfey* to export directly from thence to *Newfoundland*, or the *Britifb* colonies in *America*, goods neceffary for the fifthery, under certain reftrictions; and to import from thence non-enumerated goods (except rum) and to land the fame in the faid iflands.

Cap. 29. For the more effectual punishment of such performs as shall demolish or pull down, burn, or otherwise destroy or spoil, any mill or mills; and for preventing the destroying or damaging of engines for draining collieries and mines; or bridges, waggon ways, or other things used in conveying coals, lead, tin, or other minerals, from mines; or fences for inclosing lands in pursuance of acts of parliament.

Cap. 30. For repealing to much of an act paffed in the tenth year of her late Majefty Queen *Anne* as relates to the harbour moorings of the royal navy; and for the more effectual prefervation of fuch harbour moorings; and punithment of perfons guilty of ftealing or embezzling his Majefty's naval ftores; or of forgery or perjury in relation to feamens wages.

Cap. 31. For the establishing and well governing an hospital for the reception, maintenance, and employment, of penitent prostitutes; and for extinguishing the right of common of and in certain lands in Saint George's fields, in the county of Surrey.

Cap. 32. For paving, cleanfing, lighting, and watching, the high fireets and lanes in the parish of *Saint Nicholas* within the city of *Rochefler* and parish of *Strood* in the county of *Kent*; and for making a road through *Star Lane*, across certain fields adjoining thereto, to *Chatham Hill* in the faid county.

Cap. 33. For granting to his Majesty a certain sum of money to be raised by a lottery.

Cap. 34. For granting to his Majefty a certain fum of money out of the finking fund; and for applying a certain fum therein mentioned, for the fervice of the year one thousand feven hundred and fixty nine; and for further appropriating the fupplies granted in this feffion of parliament.

Cap. 35. For difcontinuing, upon the exportation of iron imported in foreign fhips, the drawback of fuch part of the duties payable thereon as exceeds the duties payable upon iron imported in *Britifb* fhips; to prohibit the exportation of pig and bar iron, and certain naval flores, unlefs the preemption thereof be offered to the commiffioners of the navy; to repeal fo much of an act made in the fixth year of his prefent Majefty's reign, as difcontinued the drawback upon foreign rough hemp exported;

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for providing a compensation to the clerks in the offices of the principal fecretaries of flate, for the advantages such clerks enjoyed before the commencement of an act, made in the fourth year of the reign of his present Majesty, for preventing frauds and abuses in relation to the sending and receiving letters and packets free from the duty of postage; and to explain and amend the said act.

Cap. 36. For applying certain monies therein mentioned, for the fervice of the year one thousand seven hundred and sixty nine.

Cap. 37. For reviving feveral acts for preventing abufes in making bricks and tiles; and for indemnifying juffices of the peace, and others, who have acted under the faid acts; and for indemnifying perfons who have omitted to make and file affidavits; and for allowing further time for paying duties omitted to be paid upon contracts with clerks and apprentices; for making forth duplicates of exchequer bills, lottery tickets, certificates, receipts, annuity orders, and other orders, loft, burnt, or deftroyed; and for repaying to Joseph Glover and John Bill the duty by them paid on a cargo of wheat, and for allowing the fame to be landed for home confumption; and for preventing parish poor being paid in base or counterfeit coin.

Cap. 38. For further encouraging the growth and culture of raw filk in his Majefty's colonies or plantations in *America*.

Cap. 39. To permit the free importation of certain raw hides and fkins from *Ireland* and the *Britifb* plantations in *America*, for a limited time; and for taking off the duties upon feal fkins tanned or tawed in this kingdom, and for granting another duty in lieu thereof; for indemnifying all perfons with refpect to advifing or executing any of his Majefly's orders of council prohibiting the importation of raw hides, horns, and hoofs, of infected cattle; and to authorize the prohibition of the importation of fuch hides, horns and hoofs, for the future.

Cap. 40. For defraying the charge of the pay and cloathing of the militia in that part of *Great Britain* called *England*, for one year, beginning the twenty fifth day of *March*, one thousand seven hundred and fixty nine.

Cap. 41. For better fecuring the duties of cuftoms upon certain goods removed from the out ports and other places to London; for regulating the fees of the officers of his Majefty's cuftoms in the province of Senegambia in Africa; for allowing to the receivers general of the duties on offices and employments in Scotland, a proper compensation for their trouble and expences; for the better prefervation of hollies, thorns, and quickfets, in forefts, chafes, and private grounds, and of trees and underwoods, in forefts and chafes; and for authorizing the exportation of a limited quantity of an inferior fort of barley, called Bigg, from the port of Kirkwall in the iflands of Orkney.

Cap. 42. For explaining, amending, and continuing, an act made in the fecond year of the reign of his prefent Majefty, intituled, An act to explain, amend, and reduce into one act of partia 3 ement, the feweral laws now in being, relating to the raifing and training the militia within that part of Great Britain called England.

Cap. 43. For repairing and widening the roads from the turnpike road at Golford Green, in the parish of Cranbrooke, to the turnpike road in the parish of Sandburff, and from the green near Benenden Church, to The Bull Inn at Rolvenden Cross in the county of Kent.

Cap. 44. For erecting a market house, and holding a market in the town of *Taunton*, in the county of *Somerfet*; and for preventing the holding of any market in the freets of the faid town; and for cleanfing the freets, and preventing nuifances and obfructions therein, and for lighting certain freets in the faid town.

Cap. 45. For repairing the road from the turnpike-gate in the township of Greenfield, to the north limits of the township of Massin, and from Massin to Henslan, and from Llanerch y Mor to Pen y Fordd Wain, in the counties of Flint and Denbigb.

Cap. 46. For repairing the road from the town of Denbigb, to the turnpike road between Northop and Holywell; and from Avon Wen, to the town of Mold, in the counties of Denbigb and Flint.

Cap. 47. For amending, widening, altering, clearing, and keeping in repair, feveral roads leading from the borough of *Dorchefter*, in the county of *Dorfet*; and for repealing fo much of an act paffed in the fixth year of his ptefent Majefty's reign, as relates to the repairing the road leading from *Wool*, to the faid borough.

Cap. 48. To enlarge the term and powers of an act paffed in the fixteenth year of King George the Second, for repairing the roads from Marlborough to Shepberd's Shord; and from Beckampton to the top of Cherill Hill; and from Avebury to Beckhampton, in the county of Wilts; and for repairing and widening the road from the turnpike gate at Avebury to Wroughton; and from the north fide of Swindon to the Carpenters Arms in Blunsden, in the faid county.

Cap. 49. For repairing and widening the road leading from Mereworth Crofs, to the road leading from Seal to Wrotham Heath; and also the faid road from opposite the house of William Dalifon effuire, to Hadlow Street in the county of Kent.

Cap. 50. To enlarge the term and powers of an act made in the thirty third year of King George the Second, for repairing and widening the road from Gloucester, towards Hereford, and other roads therein mentioned; and for amending feveral other roads near or adjoining to some of the said roads.

Cap. 57. For enlarging the term and powers granted by an act passed in the seventeenth year of the reign of his late Majeity, for repairing and widening the road leading from a place called *Harlow Buff Common*, in the parish of *Harlow*, in the county of *Effex*, to Stump Crofs, in the parish of Great Cheffer. ford, in the laid county.

Cap.

C4p. 52. To continue the term and enlarge the powers of for much of an act made in the feventeenth year of the reign of his late Majefty, as relates to the read from the town of Buckingham, in the county of Bucks, to the north extent of the parish of Hanwell, in the county of Oxford, leading towards Warmington Gate.

Cap. 53. To rectify a militake in an act passed in the eighth year of his prefent Majefty, intituled, An all for making and maintaining a navigable cut or canal, from Birmingham to Billtone, and from thence to Autherley, there to communicate with the canal now making between the rivers Severn and Trent; and for making collateral cuts up to feveral coal mines; and to explain and amend the faid act.

Cap. 54. For enlarging the term and powers of an act made in the twenty fifth year of his late Majefty, for repairing and widening the roads from the caft end of Monk Bridge, near the fuburbs of the city of York, to New Malton, and from thence to Scarborough, in the North Riding of the county of York; and allo from Spittle Houfe, in the East Riding of the faid county to Scarborough aforefaid.

Cap. 55. For repairing and widening the road from the end of the turnpike road in Shawbury, in the county of Salop, to Drayton in Hales, in the faid county; and from thence to Newcaftle under Line, in the county of Stafford; and from Shawbury aforefaid, to the turnpike road in High Ercall, in the faid county of Salop; and from Shawbury aforefaid to Wem, in the faid county; and from thence to the turnpike road in Sandferd, in the faid county.

Cap. 56. For repairing and widening feveral roads in the counties of Montgomery, Merioneth, and Salopi

Cap. 57. For continuing two acts made in the fixth year of King George the First, and in the seventh year of his late Majesty, for laying a duty of two pennies *Scats*, or one fixth part of a penny *Sterling*, upon every pint of ale or beer that shall be vended or fold within the town of *Montrole* and privileges thereof, for supplying the said town with set fresh water, and for other purposes the ein mentioned.

Cap. 58. For repairing the road from the town of *Cirencefter*, in the county of *Gloucefter*, to the tenth mile from from *Cirencefter* at or near the east end of the town of *Tetbury*, and from the weft end of the churchyard in the faid town of *Tetbury* to a gate in the faid county near *The Monument* upon *Lanfdown*.

Cap. 59. To impower the right honourable Sir *Henry Caven*difb, baronet, to fut up certain roads and a foot path in the parish of *Deveridge*, in the county of *Derby*; and to oblige him to make and keep in repair for the future a new road and foot path in lieu thereof.

Cap. 60. To enable *Edward Byrom* equire to complete a building intended for a new church in the town of *Manchefter*, and for making the fame a perpetual cure and benefice; and for other purposes.

Cap.

Cap. 61. For raising money to discharge debts contracted for rebuilding the parish church and tower of Saint Nicholas, in the city of Briftol; and to rebuild the spire, and compleat the faid church; and for other purposes.

Cap. 62. To rebuild the thire-hall of the county of Nottingham; and for using the guild-hall of the town and county of the town of Nettingham for the purposes of a thire-hall in the mean time.

. Cap. 63. To enlarge the term and powers of two acts passed in the tenth year of King George the First, and the fixteenth year of his late Majefty, for repairing the road from the north part of Harlow Bufb Common, in the parish of Harlow, to Woodford, in the county of Effex.

Cap. 64. To continue and render more effectual feveral acts paffed in the fixth and twelfth years of King George the First, and the twenty eighth year of his late Majefty, for repairing the roads from Stevenage, in the county of Hertford, to Biggle/wade, in the county of Bedford, and other roads therein mentioned; and for repairing and widening the road from Radwell Corner to the turnpike road at Arlefey, in the county of Bedford.

Cap. 65. To repair and widen the road from the Broken Crofs. in Macclesfield, in the county of Chefter, over the Long Mofs and Monks Heath, to the turnpike road in Nether Tabley, in the faid county; and for turning and exchanging part of the faid road.

Cap. 66. For repairing and widening the road from the city

of Norwich, to Scole Bridge, in the county of Norfelk. Cap. 67. For repairing and widening the road from Scole Bridge, to the place where the east gate lately flood in the town of Bury Saint Edmunds, in the county of Suffelk.

Cap. 68. For amending the road from Bishopsgate Bridge, in the city of Norwich, to a stone formerly called the Two Mile Stone, where the Norwich road joins the Caifter caufeway, two miles and a half thort of the town of Great Yurmouth.

Cap. 69. For repairing and widening feveral roads leading to and through the borough of Bodmin, in the county of Cornwall.

Cap. 70. For making and maintaining a navigable canal, from the *Coventry* canal navigation to the city of *Oxford*.

Cap. 71. For extending the navigation of the river Calder to Salter Hebble Bridge, and to Sowerby Bridge, in the county of York, and for repealing an act for that purpole.

Cap. 72. For the better establishment of the foundation of John Michel equire, in the Queen's College in the university of Oxford, and for other the purposes therein mentioned.

Cap. 73. To enlarge the term and powers of an act passed in the thirty first year of his late Majesty, for amending the road from Pengate to Latchetts Bridge, and other roads in the county of Wilts; and for amending feveral roads near adjoining to the faid roads.

Cap. 74. For enlarging the term and powers granted by an act of the twenty third year of his late Majesty; for repairing the roads from Dunglas Bridge, to the rown of Haddingtoun, and from

from thence to Raven/baughburn, in the county of Haddingtoun.

Cap. 75. For continuing and rendering more effectual an act for 'repairing the road from Bowes in the county of York, to Brough under Stainmore in the county of Westmorland; and for repairing and widening the road from Maiden Castle to Kaber Cross, and also the road from Maiden Castle to the coal works at Taylor Rig, and to Tan Hill and King's Pitts; and also the road from Barrow's Brow to Middle Fell Dyke Nook, in the faid counties; and also from Tan Hill and King's Pitts to Beck Crooks, and Punchatt Pasture West Gase to Whaw Lane Head, and by Lilly Jocks to Reeth.

Cap. 76. To repeal fo much of an act paffed in the fecond year of his prefent Majefty, for repairing and widening the roads from the White Post on Haselden's Wood, in the parish of Cranbrooke, to Appledore Heath, and other roads in the county of Kent, as relates to the road from Goldford Green to Tanner's Vent; for enlarging the term and powers of the said act, with respect to the other roads therein contained; and for amending the road from the turnpike road in the parish of Tenderden, through Rolvenden, to the turnpike road in the parish of Newenden, in the said county.

Cap. 77. For repairing and widening the road leading from Tal y Cafn Ferry in the county of Caernarvon, and through the towns of Conway, Bangor, and Caernarvon, to the town of Pwllboly in the fame county.

Cap. 78. For repairing and widening the road from Maidflone through Debtling to Key Street, in the parifhes of Borden and Bobbing in the county of Kent.

Cap. 79. For repairing and widening the road from *Beverley* to the ferry at *He/sle*, and from the *Malton* guide post to the gravel pit at *Cottingham*, in the county of York.

Cap. 80. For repairing and widening the road from Cheadle to Botham Houfe, and from thence to Butterton Moor End, in the county of Stafford.

Cap. 81. For repairing and widening the road from Darly Moor in the county of Derby, to Ellaston in the county of Stafford; and from thence to the turnpike road between Leek and Albborne, in the faid counties of Derby and Stafford.

Cap. 82. For the more effectual relief of the poor in the county of *Devon*.

Cap. 83. For laying open and widening certain ways and paffages within the town of *Birmingbam*; and for cleanfing and lighting the ftreets, lanes, ways, and paffages there; and for removing and preventing nuifances and obstructions therein.

Cap. 84. For building a bridge at *Worcefter*, over the river Severn, and opening convenient avenues to the faid bridge.

Cap. 85. For building a chapel at *Plymouth Dock*, in the parish of *Stoke Damerell* in the county of *Devon*.

Cap. 86. For repairing the roads leading from the turnpike road in Tring, in the county of Hertford, through Dunstable, Hitchin, Baldock, and Royston, to the turnpike road at or near Bourn Bridge; and from the west end of Welbury Lane to the turnturnpike road at the fouth end of Barton, in the counties of Hertford, Bucks, Bedford, and Cambridge.

Cap. 87. To continue and render more effectual an act paffed in the thirtieth year of his late Majefty, for repairing the road from *Hitchin* in the county of *Hertford*, 'through *Shefford*, to the turnpike road from *Saint Albans* to *Bedford*, and other roads therein mentioned; and for repairing and widening the road from *Shefford* way post, to the turnpike road at *Henlow* in the county of *Bedford*.

Cap. 88. For repairing the road from *Stoney Stratford* in the county of *Bucks*, through the towns of *Buckingbam* and *Bicefter*, to the town of *Woodftock* in the county of *Oxford*.

Cap. 89. For making a road from the fouth end of *Blackfri*ars bridge to the prefent turnpike road crofs Saint George's fields, and from thence to fome place at or near the houfe call *The Dog* and *Duck*, and to *Newington Butts*, in the county of *Surry*; and for empowering the truffees for carrying into execution an act paffed in the twenty fourth year of the reign of his late Majefty, to repair, light, and watch the faid roads, when made.

Cap. 90. For enlarging the term and powers of two acts paffed in the third and twenty fecond years of his late Majefty, for repairing the feveral roads leading into the city of *Hereford*, and for amending the roads to *Lancloudy Hill* and *Langua Bridge*.

Cap. 91. To explain, amend, and render more effectual, an act passed in the twenty seventh year of King George the Second, for repairing and widening the road from Leicester to Narborough, and from Leicester to Coventry, and from thence through Kenilworth to Warwick, and other roads, and for other purposes in the faid act mentioned, so far as the same relates to the road from the borough of Leicester to the town of Narborough, and from Leicester to Hinckley in the county of Leicester.

Cap. 92. To amend an act of the fifth year of his prefent Majefty's reign, for repairing and widening the road from Tunbridge to Maidflone, and from Wat's Crofs to Cowden, in the county of Kent, fo far as the fame relates to the repair of the road from Wat's Crofs to Cowden; and for repairing the roads leading from Sevenoakes Common to Crockburft Hatch Corner, and from Penfburft town to Soutbborough in the laid county.

Cap. 93. To continue and render more effectual two acts for amending feveral roads leading from the city of *Exeter*, and for repairing and widening feveral other roads therein mentioned; and for rebuilding or repairing *Exe Bridge*, and making the avenues leading thereto more commodious; and for building a bridge over the river *Exe*, at or near *Countefs Wear* in the county of *Devon*.

Cap. 94. For repealing fo much of two feveral acts of parliament made and paffed in the feventeenth and twenty eighth years of the reign of his late Majefty King George the Second, as relate to the road from the end of the county of Stafford in the post road towards the city of Chefter, through Woor, in the county of Salop, to Nantwich in the county of Chefter, and from Nant-

Nantwich to Tarporley, and from thence through Tarvin in the faid county of Chefter to the faid city of Chefter, and for more effectually repairing, widening, and supporting the same road; and also for repairing and widening the road from Northwich, in the faid county of Chefter, to the cross in Tarvin aforefaid.

- Cap. 95. To empower the truftees of the will of the late general Pultency, and other troffees appointed by this act, to purchase and exchange lands and grounds, in the manor of Bath--wick in the county of Somerfet, for the purpole of making certain roads and ways to and from a free bridge by them intended to be built over the river Avm in the faid county; and alfo to empower the perions in possession of the faid effate for the time being, under the faid will, to grant leafes of certain lands and houses in the faid manor; and likewise to enable the faid trustees to grant certain grounds and springs of water within the faid manor of Bathwick, to the mayor, aldermen, and citizens of Bath; and for extending the jurifdiction of the faid mayor, aldermen, and citizens, over part of the faid manor of Bathwick; and for other purposes therein mentioned.

PRIVATE ACTS.

A N act for naturalizing John Dufaur.

2. An act for dividing and inclosing the common fields, and common grounds, in the township of Stoneley, in the parish and manor of Kimbolion, in the county of Huntingdon,

3. An act for dividing and inclosing the open common fields, commonable lands, common, arable, meadow, pasture, and wafte grounds, within the parish of Willey, in the county of Warwick.

4. An act to enable Henry Thomas Greening, elquire, to take and use the furname of Gott, pursuant to the will of Mary Gott, deceased.

5. An act for naturalizing George Madras.

6. An act for naturalizing John Henry Schneider.

7. An act for naturalizing Paul Niedrick. 8. An act for vesting certain lands, in the parish of Chisleburst, in the county of Kent, devised by the will of Thomas Farrington esquire, deceased, in trustees, to convey the same to Charles lord Camden; and for fettling lands, to be in exchange; and for laying out money arising by fale thereof, in other lands, tenements, and hereditaments, to be conveyed to the fame uses.

q. An act for confirming articles of agreement, and for effecting an exchange of lands, between the most noble George duke of Marlborough, and the warden and scholars of Merton College in Oxford.

16. An act for appointing jointures for the wives, and providing portions for the younger children, of the right honourable Willoughby carl of Abingdon, and the honourable Peregrine Bertie.

Bertie, his brothes; and for other the purposes therein metationed.

II. An act to enable Sir Watkin Williams Wynn baronet, a minor, to make a fettlement on his intended marriage with the lady Henristta Somerfet.

12. An act for discharging divers messigned, lands, and hereditaments, part of the estate of Sir Bellingham Graham baronet, in the county of York, from the uses and trusts limited and declared by the will of the honourable Mary Graham deceased; and for settling other lands and hereditaments, other part of the estate of the faid Sir Bellingham Graham, in the state county, of greater value, in lieu thereof, to the like uses.

13. An act to impower *Richard Garth* equire, to make leafes of his fettled eftates, in the county of *Surrey*, for building upon and improving the fame.

14. An act for vefting certain meffuages, lands, and hereditaments, in *Baldock*, in the county of *Hertford*, devifed by the will of *Edward Sparhauke* gentleman, decealed, in *Lawndey Sparhauke* efquire, and his heirs, difcharged from the uses of the faid will; and for substituting and settling an undivided moiety of other lands and hereditaments, in *Hertford/bire*, in lieu thereof, and to the like uses.

15. An act for vesting part of the fettled estate of the reverend *William Lloyd* clerk, in trustees, for raising money, to difcharge the debts, legacies, and incumbrances, affecting the fame; and for other purposes therein mentioned.

16. An act for confirming a partition, between John Edwords elquire, John Freemantle elquire, and Frances his wife, and Mary Edwards fpinfter, of feveral eftates, in the county of Middlefex, and city of Briftol, devifed by the will of John Schoppens elquire, deceased; and of the refidue of the personal eftate of the faid John Scoppens.

17. An act to enable *Charles Biddulph* equire, and his three infant fons, John Biddulph, Charles Biddulph, and Thomas Biddulph, to grant leafes of certain manors, capital, and other meffuages, manfion houfes, farms, lands, tenements, and hereditaments, fituate in the feveral counties of Surrey, Suffex, and Stafford, of which they are tenants for life fucceffively.

18. An act for dividing and inclosing the common fields, commons, and waste grounds, in the manor and parish of *Hil*borowe, in the county of Norfolk.

19. An act for dividing and inclosing certain open and common fields, common meadows, and other commonable lands and waste grounds, in the parish of *Bleddington*, in the county of *Gloucesser*.

20. An act for dividing and inclosing an open common, in the parish of *Walburton*, in the county of *Suffex*.

21. An act for dividing and inclosing certain open fields, meadows, ings, and common lands, within the parish of *Elpington*, in the east riding of the county of York.

2,2, An act for dividing and inclosing leveral common fields, grounds,

grounds, and pastures, within the parish of Ingbam, in the county of Lincoln.

23. An act for dividing and inclosing feveral open fields, meadow grounds, and ings, and the moor or common, and wafte ground, within the manor and township of Wheldrake, in the county of York.

24. An act for dividing and inclosing certain open fields; lands, and grounds, within the township of Saucion, in the east riding of the county of York.

25. An act for dividing and inclosing the open and common fields, common pastures, common meadows, and waste grounds, in the parish of *Eaton*, in the county of *Leicester*.

26. An act for dividing inclosing, and draining, the open fields, meadows, fens, pastures, commons, and waste grounds, in the parish of *North Hickham*, in the county of *Lincoln*.

27. An act for dividing and inclosing the open fields, within the lordship or liberty of *Markfield*, in the county of *Leicester*, and the common ground there, lying within the ring or boundaries of the fame fields, or adjoining thereto.

28. An act for dividing and inclosing the open arable fields, meadow grounds, commons, pastures, and other commonable lands and grounds, within the manor or parish of *Grendon Un*derwood, in the county of *Buckingham*.

29. An act for dividing and inclosing the common fields, common pastures, waste grounds, and other commonable lands, in the parish of *Shaxton*, otherwise *Shackston*, otherwise *Shacker*fton, in the county of *Leicester*.

30. An act for the more effectual draining, embanking, and preferving, certain fen lands, and low grounds, in the hamlet of *Wimblington*, in the parish of *Doddington*, and in the parish of *Chatteres*, within the isle of *Ely*, in the county of *Cambridge*.

31. An act for dividing and inclosing feveral open fields, common pastures, and open lands and grounds, within the township of *Nafferton* and *Wansford*, in the parish of *Nafferton*, in the east riding of the county of York.

32. An act for dividing, inclosing, and allotting, the open fields, lands, and grounds, within the manor, and parish of *Thwing*, in the east riding of the county of York.

33. An act for dividing and inclosing the several open fields, lands, meadows, pastures, moors, commons, and other open grounds, within the township of *Atwick*, otherwise *Attenwick*, in *Holderness*, in the county of York.

34. An act for dividing and inclosing that part or thare of BelperWard, which belongeth to Highedge, in the county of Derby.

35. An act for dividing and inclosing the moor, or common, called *Crofgate Moor*, in the parish of *Saint Ofwald*, in the county palatine of *Durbam*; and for extinguishing all right of common in certain inclosed intercommon lands there.

36. An act for dividing and inclosing the open and common fields, common pastures, common meadows, and common and waste grounds, in the manor, parish, liberties or precincts of *Cublington*, in the county of *Buckingham*. Cap. 26. For the relief of infolvent debtors.

Cap. 27. To continue certain laws therein mentioned, for granting, for a limited time, a liberty to carry rice from his Majefty's provinces of South and North Carolina and Georgia, directly to any part of America to the fouthward of the faid provinces, fubject to the like duty as is now paid on the exportation of rice from the faid colonies to places in Europe fituate to the fouthward of Cape Finisferre.

Cap. 28. To permit the inhabitants of Jerfey and Guernfey to export directly from thence to Newfoundland, or the British colonies in America, goods necessfary for the fishery, under certain restrictions; and to import from thence non-enumerated goods (except rum) and to land the fame in the faid islands.

Cap. 29. For the more effectual punishment of such perfons as shall demolish or pull down, burn, or otherwise destroy or spoil, any mill or mills; and for preventing the destroying or damaging of engines for draining collieries and mines; or bridges, waggon ways, or other things used in conveying coals, lead, tin, or other minerals, from mines; or fences for inclosing lands in pursuance of acts of parliament.

Cap. 30. For repealing to much of an act paffed in the tenth year of her late Majefty Queen *Anne* as relates to the harbour moorings of the royal navy; and for the more effectual prefervation of fuch harbour moorings; and punithment of perfons guilty of ftealing or embezzling his Majefty's naval ftores; or of forgery or perjury in relation to feamens wages.

Cap. 31. For the establishing and well governing an hospital for the reception, maintenance, and employment, of penitent prostitutes; and for extinguishing the right of common of and in certain lands in Saint George's fields, in the county of Surrey.

Cap. 32. For paving, cleanfing, lighting, and watching, the high ftreets and lanes in the parish of *Saint Nicholas* within the city of *Rochefler* and parish of *Strood* in the county of *Kent*; and for making a road through *Star Lane*, across certain fields adjoining thereto, to *Chatham Hill* in the faid county.

Cap. 33. For granting to his Majesty a certain sum of money to be raised by a lottery.

Cap. 34. For granting to his Majefty a certain fum of money out of the finking fund; and for applying a certain fum therein mentioned, for the fervice of the year one thousand feven hundred and fixty nine; and for further appropriating the fupplies granted in this feffion of parliament.

Cap. 35. For difcontinuing, upon the exportation of iron imported in foreign thips, the drawback of fuch part of the duties payable thereon as exceeds the duties payable upon iron imported in *Britifb* thips; to prohibit the exportation of pig and bar iron, and certain naval flores, unlefs the preemption thereof be offered to the commiffioners of the navy; to repeal fo much of an act made in the fixth year of his prefent Majefty's reign, as difcontinued the drawback upon foreign rough hemp exported;

for

for providing a compensation to the clerks in the offices of the principal secretaries of state, for the advantages such clerks enjoyed before the commencement of an act, made in the fourth year of the reign of his present Majesty, for preventing frauds and abuses in relation to the sending and receiving letters and packets free from the duty of postage; and to explain and amend the said act.

Cap. 36. For applying certain monies therein mentioned, for the fervice of the year one thousand seven hundred and sixty nine.

Cap. 37. For reviving feveral acts for preventing abufes in making bricks and tiles; and for indemnifying juffices of the peace, and others, who have acted under the faid acts; and for indemnifying perfons who have omitted to make and file affidavits; and for allowing further time for paying duties omitted to be paid upon contracts with clerks and apprentices; for making forth duplicates of exchequer bills, lottery tickets, certificates, receipts, annuity orders, and other orders, loft, burnt, or deftroyed; and for repaying to *Joseph Glover* and *John Bill* the duty by them paid on a cargo of wheat, and for allowing the fame to be landed for home confumption; and for preventing parifh poor being paid in bafe or counterfeit coin.

Cap. 38. For further encouraging the growth and culture of raw filk in his Majefty's colonies or plantations in *America*.

Cap. 39. To permit the free importation of certain raw hides and fkins from *Ireland* and the *Britifb* plantations in *America*, for a limited time; and for taking off the duties upon feal fkins tanned or tawed in this kingdom, and for granting another duty in lieu thereof; for indemnifying all perfons with refpect to advifing or executing any of his Majefly's orders of council prohibiting the importation of raw hides, horns, and hoofs, of infected cattle; and to authorize the prohibition of the importation of fuch hides, horns and hoofs, for the future.

Cap. 40. For defraying the charge of the pay and cloathing of the militia in that part of *Great Britain* called *England*, for one year, beginning the twenty fifth day of *March*, one thousand seven hundred and fixty nine.

Cap. 41. For better fecuring the duties of cuftoms upon certain goods removed from the out ports and other places to London; for regulating the fees of the officers of his Majefty's cuftoms in the province of Senegambia in Africa; for allowing to the receivers general of the duties on offices and employments in Scotland, a proper compensation for their trouble and expences; for the better prefervation of hollies, thorns, and quicklets, in forefts, chases, and private grounds, and of trees and underwoods, in forefts and chases; and for authorizing the exportation of a limited quantity of an inferior fort of barley, called Bigg, from the port of Kirkwall in the islands of Orkney.

Cap. 42. For explaining, amending, and continuing, an act made in the fecond year of the reign of his prefent Majefty, intituled, An act to explain, amend, and reduce into one act of parkia 3

62. An act for vefting the fettled effate of John Barrow, in the county of *Chefler*, in truftees, to be fold for the payment of debts, and other purposes therein mentioned.

63. An act for verting the real eftates late of *Richard Chichefter* equire, deceased, in *England*, in trustees, to be fold, to raise money, to be applied to pay off the legacies charged upon and affecting the same, and the interest thereof, under the direction of the court of chancery; and for the other purposes therein mentioned.

64. An act to impower Anthony Chapman, equire, to grant leafes of part of his fettled eftates in the county of Middlefex, and city of London.

65. An act for dividing the vicarage of Kingfion upon Thames, in the county of Surrey, with the feveral chapelries or curacies thereto belonging, or thereon dependent, into two feparate vicarages, and two feparate perpetual curacies, in fuch manner as is therein mentioned.

66. An act to enable the corporation of the city of Briftol, to exchange the building of the hospital called Queen Elifabeth's Hospital, for the building called The Bartholomew's, in the said city; and for altering the times for holding Briftol fairs.

67. An act for inclosing and dividing feveral woods and woodlands, and a certain close or parcel of land or ground, called *Weft Coat Wood Clofe*, and the commons and waste grounds, within the manors of *Saint Catharine End*, in the parish of *Ryflip*, in the county of *Middlefex*.

68. An act for dividing and inclosing feveral common arable fields, common pastures, and other inclosed grounds within the township of *Youlthorpe*, in the east riding of the county of *York*.

69. An act for dividing and inclosing feveral open fields, meadows, ings, flinted pattures, and other lands and grounds, within the manor of *Poppleton*, and a piece of waste ground called *Scaglethorpe Moor*, in the manor of *Scaglethorpe*, all in the county of the city of York.

70. An act for dividing and inclosing feveral open fields, grounds, commons, and wastes, within the township of *Ebber*fon, in the county of York, and for other purposes therein mentioned.

71. An act for dividing and inclosing certain open arable fields, meadow grounds, commons, pastures, and other commonable lands and grounds, within the township of *Hutton Cranfwick*, in the east riding of the county of York.

72. An act for dividing and inclosing feveral common arable fields in the moor or common, within the township of *Haxby*, in the north riding of the county of York.

73. An act for dividing and inclosing the open fields, and other commonable lands, and grounds, in the hamlet of *Knufton*, in the parish of *Irchefter*, in the county of *Northampton*.

74. An act for dividing and inclosing the open commons, and waste grounds, within the manor of Orton, in the county of Westmoreland.

75. An

75. An act for dividing and inclosing certain open and common fields and commonable lands, in the parishes of *Chipping Norton* and *Salford*, in the county of *Oxford*.

76. An act for dividing and inclosing a moor, or common, called *Throughend Common*, in the parish of *Elsdon*, in the county of *Northumberland*.

77. An act for dividing and inclosing the open and common fields of *Fleckney*, in the county of *Leicefter*.

78. An act for dividing and inclosing the open and common fields, common meadows, downs, and commonable lands, lying within the manors and parishes of *Holyrood Ampney* otherwise *Ampney Crucis*, and *Ampney Mary* otherwise *Alpbrook*, in the county of *Gloucesser*.

79. An act for dividing and inclosing the open and common fields of Thulfton, otherwise Thurlfton, in the county of Leicefter.

80. An act for dividing and inclosing the common and wafte grounds of the township of Wiggington, in the county of York.

81. An act for dividing and inclosing the feveral open fields, arable lands, and waste grounds, within the feveral manors and lordships of *Laughton-en-le-Morthen*, Slade-Hoston, and Hoston-Slade, in the parish of *Laughton-en-le-Morthen*, in the west riding of the county of York.

82. An act for discharging certain estates of *Denys Rolle* efquire, in the counties of *Somerset* and *Wilts*, from the uses thereof limited and declared; and for vesting the fame in trustees, to be fold, and applying the purchase money for the purposes therein mentioned; and for setting other estates in the county of *Devon*, of greater value, to the like uses.

83. An act for revoking and making void part of the trufts declared by an act of parliament, passed in the fifth year of the reign of his prefent Majesty, intituled, An act for felling part of the fettled effates of Robert Dolman e/quire, in Pocklington and elfewhere, in the county of York, for discharging the debts and incumbrances of himself and Robert Dolman the younger, his eldest fon, affecting the fame; and for making provision for Robert Dol-man the younger, and for the younger children of Robert Dolman the elder; and for declaring other trufts relative thereto; and for making provision for payment of other debts and incumbrances of the faid Robert Dolman the elder, and Robert Dolman the younger, not provided for by the faid act; and for making a recompence and provision for the first and other sons in fucceflion, or other heirs of the bodies of the faid Robert Delman the younger, and Peggy his wife, during the lives of their faid father and mother, and the furvivor of them; and for the better fecurity of purchasers under the faid act.

84. An act for vesting part of the settled estates of the reverend *Thomas Whitehurst* clerk, and *Sarab* his wife. in the counties of *Hertford* and *Bedford*, in the said *Thomas Whitehurst*, in see simple; and for settling other estates of the said *Thomas Whitehurst*, in the faid county of *Hertford*, to the same uses as the said estates were settled.

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85. An.

85. An act for confirming, and carrying into execution, certain agreements, entered into between William Hurst, Williams Powell, equires, and others, for raising money out of the estates late of Thomas Herbert equire, in the counties of Glamorgan and Monmouth, for payment of the debts and legacies of Lucy Allen, and for other purposes; and for settling the residue of the faid estates to the uses of her will.

86. An act for vefting in truftees, to be fold, the freehold and inheritance of the eftate of *George Markham* efquire, deceafed, in the county of *Lincoln*, along with a precedent term therein, and for other purposes.

87. An act for obviating a doubt arising on the fettlement of *Peregrine Bertie* equire with *Catharine* his prefent wife.

88. An act for indemnifying Thomas Twifleton and Francis Twifleton, equires, the purchasers of certain lands and hereditaments, in the county of Oxford, belonging to James Nefs gentleman, and Charlotte his wife, as to the payment of their purchase money, and settling the same for the purposes therein mentioned.

89. An act for dividing and inclosing feveral open fields, common pastures, and parcels of land and grounds, within the township of *Bifbop Wilton*, in the east riding of the county of York.

90. An act for dividing and inclosing the common fields, and other commonable lands and grounds, within the manor and parish of Sundon, in the county of Bedford.

91. An act for dividing and inclosing all the open fields, meadows, pastures, and all other open commonable and waste lands, within the parish of *Hucknal-Torkard*, in the county of *Nottingham*.

92. An act for dividing and inclosing the open and common fields, downs, and commonable lands, within the manor and lordship of *Coln Saint Aldwins*, in the county of *Gloucester*.

93. An act for dividing and inclosing the open fields, meadows, pastures, and other commonable lands, in the liberties of Sudbrook, within the manor and parish of Ancoster, in the county of Lincoln.

94. An act for dividing and inclosing the open fields, meadows, and pastures, in the lordship of *Claypole*; within the manor and parish of *Claypole*, in the county of *Lincoln*.

95. An act for dividing and inclosing certain commons or moors within the township of *Bramley*, in the parish of *Braith*well, in the county of York.

96. An act for dividing and inclosing certain open and common fields, commonable lands, and waste grounds, in the parish of *Wootton*, in the county of *Oxford*.

97. An act for inclosing certain common and uninclosed tracts of land, in the parishes of *Horfington*, *Wincanton*, and *Mapper*ton, in the county of *Somerset*.

98. An act for dividing and inclosing the open fields, meadows, common pastures, and waste grounds, within the townships of *Beckingham* and *Sutton*, in the manor and parish of *Beckingham*, in the county of *Lincoln*.

99. An

99. An act for dividing, and inclosing a certain moor, or common, in the township of *Thornley*, in the parish of *Wolfing*ham, and within the manor of *Brancepetb*; in the county palatine of *Durbam*.

100. An act for dividing and inclosing the open and common fields, common meadows, common pastures, and other commonable lands and grounds, within the parish and liberty of *Payenham*, in the county of *Bedford*.

101. An act for dividing and inclosing the common fields, common grounds, and commonable lands, in the parish and township of *Bedwortb*, in the county of *Warwick*; and for regulating certain charity estates within the faid parish.

102. An act for dividing and inclosing a certain open and common field, and commonable lands, in the townships and liberties of Upper Middleton Cheney, and Lower Middleton Cheney, in the county of Northampton.

103. An act for dividing and inclosing the common fields, common pastures, and other uninclosed grounds, within the manor and township of *Aclome*, in the east riding of the county of *York*.

104. An act for embanking, draining, and preferving, certain low grounds, in the parisches or townschips of Laneham, Rampton, Trefwell, South Leverton, North Leverton, Habblefthorpe, otherwise Apeschorpe, Littlebrough, Sturton, Fenton, and West Burton, in the county of Nottingham.

105. An act to enable the right honourable James Grenville, and the right honourable Charles earl Cornwallis to take in Great Britain, the oath of office, as vice treasurer and receiver general and paymaster general of all his Majesty's revenues in the kingdom of Ireland, and to qualify themselves for the enjoyment of the faid offices.

106. An act to enable William Walfb, heretofore called William Mosely, and his iffue, to take and use the furname and arms of Walfb, pursuant to the will of William Walfb, deceased.

107. An act for naturalizing Samuel Canale equire, and his iffue, to take and use the furname and arms of Thorold.

108. An act for naturalizing Gerard Backus and Leonard Holls. 109. An act for naturalizing John Chrissian Hoffman.

110. An act for vesting the estates of the right honourable William late earl of Stafford, deceased, in the counties of Stafford and Salop, devised by his will, in trustees, to be sold for the payment of the debts and incumbrances affecting the same; and for other purposes.

111. An act for vesting in trustees several real estates, late of *Jane Torre*, widow, deceased, in *Hessle*, *Tranby*, *Anlaby*, and elsewhere, within the county of the town of *Kingston upon Hull*, which were given and devised, by her will, to and for the benefit of the reverend Mr. *James Torre*, clerk, her fon, and his children, upon trust, to sell the same, and apply the money to arise by the sale in manner therein expressed.

112. An act for dividing and inclosing feveral open fields, common and waste grounds, in the parish of *Blidworth*, in the county of *Nottingham*.

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T A B L E

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Containing the TITLES of all the

STATUTES

PUBLICK and PRIVATE,

Passed Anno decimo

GEORGIIIII. Regis.

Being the Third Selfion of the Thirteenth Parliament of GREAT BRITAIN.

PUBLICK ACTS.

I. A N act for continuing an act made in the last fession of parliament, to prohibit, for a further time, the exportation of corn, grain, meal, malt, flour, bread, biscuit, and starch, and also the extraction of low wines and spirits from wheat and wheat flour.

II. An act to continue for a further time, an act made in the eighth year of his prefent Majesty's reign, intituled, An act to continue and amend an act made in the fifth year of the reign of his prefent Majesty, intituled, An act for importation of falted beef, pork, bacon, and butter, from Ireland, for a limited time; and for allowing the importation of falted beef, pork, bacon, and butter, from the British dominions in America, for a limited time.

III. An act for punishing mutiny and defertion; and for the better payment of the army and their quarters.

IV. An act for indemnifying all perfons with respect to advifing or carrying into execution his Majesty's orders of council, made for preventing the spreading of a contagious distemper amongst the horned cattle, and for rendering the same valid and effectual, and for preventing suits in confequence thereof; and to authorile the continuing, extending, and executing the same, for a further time.

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V. An act for continuing and granting to his Majefty certain duties upon malt, mum, cyder, and perry, for the fervice of the year one thousand seven hundred and seventy.

VI. An act for granting an aid to his Majefty by a land tax, to be raifed in *Great Britain*, for the fervice of the year one thousand feven hundred and feventy.

VII. An act for the regulation of his Majefty's marine forces while on fhore.

VIII. An act to continue, for a limited time, an act made in the feventh year of his prefent Majefty's reign, intituled, An act to difcontinue, for a limited time, the duties payable upon the importation of tallow, hogs lard, and greafe.

IX. An act for defraying the charge of the pay and cloathing of the militia in that part of *Great Britain* called *England*, for one year, beginning the twenty-fifth day of *March*, one thousand seven hundred and seventy.

X. An act to permit the exportation of malt.

XI. An act for raising a certain fum of money, by loans or exchequer bills, for the fervice of the year one thousand feven hundred and feventy.

XII. An act to enable the commissioners for executing the office of treasurer of his Majesty's exchequer, or the lord high treasurer for the time being, to compound, with *William Hill* and *John Dyer*, a debt due to the crown from *William Pye*, for which they are furcties.

XIII. An act for enabling his Majefty to grant the inheritance in fee fimple of the manor of *Coloam*, in the county of *Wilts*, with the rights, members, and appurtenances thereof, now held, under a demife by letters patent under the feal of his Majefty's court of exchequer, in truft for *Paul Methuen* efquire, unto the faid *Paul Methuen*, and his heirs, upon a full and adequate confideration to be paid for the fame.

XIV. An act for paving, lighting, and watching the town, of *Plymouth*, in the county of *Devon*; and for regulating the carmen and porters within the faid town.

XV. An act to continue an act made in the last fession of parliament, intituled, An act for amending, and further continuing, an act of the fixth year of his present Majesty's reign, intituled, An act to amend and render more effectual, in his Majesty's dominions in America, an act passed in this present set fion of parliament, intituled, An act for punishing mutiny and defertion; and for the better proyment of the army and their quarters.

XVI. An act to regulate the trials of controverted elections, or returns of members to ferve in parliament.

XVII. An act to repeal fo much of an act made in the feventh year of his prefent Majefty's reign, intituled, An act for granting certain duties in the British colonies and plantations in America; for allowing a drawback of the duties of customs upon the exportation, from this kingdom, of coffee and cocoa nuts of the produce of the faid colonies or plantations; for difcontinuing the draw-

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backs payable on china earthen ware exported to America; and for more effectually preventing the claudefine running of goods in the faid colonies and plantations, as relates to the duties upon glafs, redlead, white-lead, painters colours, paper, pafte-boards, millboards, and fcale-boards, of the produce or manufacture of Great Britain, imported into any of his Majefty's colonies in America; and alfo to the difcontinuing the drawbacks payable on china earthen-ware, exported to America; and for regulating the exportation thereof.

XVIII. An act for preventing the ftealing of dogs.

XIX. An act for better prefervation of the game, within that part of Great Britain called England.

XX. An act for the more eafy and speedy recovery of small debts within the borough of King's Lynn, and the liberties thereof.

XXI. An act for the more easy and speedy recovery of small debts, within the parishes of *Poulton*, *Kirkham*, *Lytham*, and *Bispham*, and townships of *Preefall* and *Stalmine*, in the county palatine of *Lancaster*.

XXII. An act for better fupplying the city of *Wercefter*, and the liberties thereof, with water; and for the better paving and lighting the faid city; and for removing and preventing all obstructions and annoyances therein.

XXIII. An act for the more effectually paving, repairing, cleanfing, and lighting, the ftreets, fquares, lanes, and other paffages, and for regulating weights and measures, within the parish of *Saint Mary & Bone*, in the county of *Middlesex*; and for other purposes therein mentioned.

XXIV: An act for further continuing the duties granted and continued by feveral acts made in the fixth and tenth years of the reign of Queen Anne, and in the feventh year of the reign of King George the First, for repairing the harbour and key of Watchett, in the county of Somerfet.

XXV. An act for the better paving, repairing, and cleanfing, the ftreets, and other publick paffages, in the feveral parifhes and wards of Saint Michael, Saint John, Holy Rhood, Saint Lawrence, All Saints within the Bar, All Saints without the Bar, and Eaf Street and Bag-row, within the town of Southampton, and liberties thereof; and for preventing nuifances and annoyances therein; and for widening and rendering the fame more commodious; and for the lighting and watching the faid Areets and publick paffages.

XXVI. An act for further continuing the terms and powers, granted and continued by three acts paffed in the twelfth and thirteenth years of *William* the Third, the Tenth of Queen Anne, and in the eleventh year of his late Majefty George the Second, for recovering, fecuring, and keeping in repair, the harbour of Minehead, in the county of Somerfet; and for the more effectual carrying the faid acts into execution; and allo for the better fecuring the ancient dues payable to the lord or lady of the manor of Minehead for the time being.

XXVII. An

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XXVII. An act to enlarge the powers of an act of the twenty-fourth year of his late Majefty, for making the river Nar navigable, from the town and port of King's Lynn to Weftacre in the county of Norfolk, and for making the faid act more effectual.

XXVIII. An act for rebuilding the common gaol of the county of E_{fex} .

XXIX. An act to explain, amend, and make more effectual, an act passed in the fifth year of his Majesty's reign, intituled, An act for the more eafy and speedy recovery of small debts within the bundreds of Blackheath, of Bromley and Beckenham, of Rokesley otherwise Ruxley, and Little and Leffness, in the county of Kent; and one other act passed in the fixth year of his Majesty's reign, for extending the provisions of the faid act to the hundred of Wallington, in the county of Surrey.

XXX. An act for rectifying a miftake in an act made in the last fellion of parliament, initiuled, An act for better fecuring the duties of customs upon certain goods removed from the out ports and other places to London; for regulating the fees of the officers of his Majefly's customs in the province of Senegambia in Africa; for allowing to the receivers general of the duties on offices and employments in Scotland, a proper compensation for their trouble and expences; for the better prefervation of hollies, thorns, and quickfets, in forests, chaces, and private grounds, and of trees and underwoods in forests and chaces; and for authorising the exportation of a limited quantity of an inferior sort of barley, called Bigg, from the port of Kirkwall in the islands of Orkney.

XXXI. An act for extending like liberty, in the exportation of rice from *Eaft* and *Weft Florida* to the fouthward of *Cape Finiflerre* in *Europe*, as is granted, by former acts of parliament, to *Carolina* and *Georgia*.

XXXII. An act for defraying the expence of building the new office of excife in *London*, out of his Majefty's revenue of excife.

XXXIII. An act for rectifying miltakes in the names of feveral of the commiffioners appointed by an act made in the laft feffion of parliament, to put in execution an act made in the fame feffion, intituled, An act for granting an aid to bis Majefty by a land tax, to be raifed in Great Britain, for the fervice of the year one thousand feven hundred and fixty-nine; and for appointing other commiffioners, together with those named in the first-mentioned act, to put in execution an act of this fession of parliament, for granting an aid to his Majefty by a land tax, to be raifed in Great Britain, for the fervice of the year one thousand feven hundred and feventy.

XXXIV. An act for rendering more effectual feveral acts for providing a publick reward for difcovering the longitude at fea; for improving the *Lunar Tables* conftructed by the late profeffor *Mayer*; and for encouraging difcoveries and improvements useful to navigation.

XXXV. An act to enable the governor, council, and affembly

fembly of his Majesty's colony of New York, to pass an act of affembly for creating and iffuing upon loan paper bills of credit to a certain amount; and to make the same a legal tender in payments into the loan offices and treasury of the said colony.

XXXVI. An act for redeeming the capital or joint flock of annuities, after the rate of three pounds ten shillings per centum, established by an act made in the twenty-ninth year of the reign of his late Majesty King George the Second, intituled, An act for granting to his Majesty the sum of two millions, to be raised by way of annuities and a lottery, and charged on the finking fund, redeemable by parliament; and for extending to Ireland the laws made in this kingdom ogainst private and unlawful lotteries.

XXXVII. An act for continuing fo much of an act made in the third year of his prefent Majefty's reign, intituled, An act to continue and amend two acts made in the twenty-first and twentyeighth years of his late Majesty's reign, for encouraging the making of indico in the British plantations in America; and for the extending the provisions of an act of the thirtieth year of his late Majesty's reign, with respect to bringing prize goods into this kingdom, to Spanish prize goods taken fince the late declaration of War with Spain, as relates to encouraging the making of indico in the British plantations in America; and for explaining fo much of an act made in the fifth year of his prefent Majesty's reign, as relates to the regulating the fees of the officers of the customs in America; and for extending the fame to the naval officers there.

XXXVIII. An act for continuing the bounties on Britif and Irif linens exported; for further difcontinuing the duties on the importation of foreign raw linen yarns made of flax; and for granting a bounty on the exportation of Britif checqued and friped linens, and upon Britif and Irif diapers, huckabacks, fheeting, and other linen of above a certain breadth.

XXXIX. An act for registering the prices at which corn is fold in the counties of *Great Britain*, and the quantity exported and imported.

XL. An act for appropriating a fund, eftablished by an act made in the seventh year of the reign of his present Majesty, intituled, An act for granting to his Majesty additional duties on certain foreign linens imported into this kingdom, and for establishing a fund for the encouraging of the raising and dressing of bemp and flax.

XLI. An act to enable the fpeaker of the house of commons to iffue his warrants to make out new writs for the choice of members to serve in parliament, in the room of such members as shall die during the recess of parliament.

XLII. An act to indemnify fuch perfons in *Great Britain* and *Ireland*, as have omitted to qualify themfelves for offices and employments within the time limited by law, and for allowing further time for that purpole; for allowing further time for registering and inrolling agreements entered into for enclof-

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ing commons, for the purpose of planting and preferving trees for timber or underwood; and for indemnifying perfors who have omitted to make and file affidavits of the execution of indentures of clerks to attornies and follicitors.

XLIII. An act for repealing the duties upon baft or ftraw, chip, cane, and horfehair hats and bonnets, and upon certain materials for making the lame, imported into this kingdom; and for granting other duties in lieu thereof; and for the more effectual preventing the fraudulent importation of fuch goods.

XLIV. An act for more effectually preventing traders in excifeable commodities from using falle weights and scales; and for explaining and amending feveral acts of parliament relating to hackney coaches and chairs.

XLV. An act to prevent the further spreading of the contagious disorder among the horned cattle in Great Britain.

XLVI. An act for establishing a lottery, and for other purposes therein mentioned.

XLVII. An act for better regulating perfons employed in the fervice of the *Eaft India* company, and for other purpoles therein mentioned.

XLVIII. An act for making the receiving of stolen jewels, and gold and filver plate, in the case of burglary and highway robbery, more penal.

XLIX. An act for continuing and amending feveral acts for preventing abufes in making bricks and tiles.

L. An act for the further preventing delays of justice by reafon of privilege of parliament.

LI. An act to encourage the improvement of lands, tenements, and hereditaments, in that part of *Great Britain* called *Scotland*, held under fettlements of ftrict entail.

LII. An act for granting to his Majefty a certain fum of money out of the finking fund; and for applying certain monies therein mentioned, for the fervice of the year one thoufand feven hundred and feventy; and for further appropriating the fupplies granted in this feffion of parliament.

LIII. An act to repeal an act passed in the thirty-first year of the reign of his late majesty King George the Second, intituled, An act for the relief of the coal heavers working upon the river Thames; and for enabling them to make provision for fuch of themselves as shall be fick, lame, or pass their labour, and for their widews and orphans; and to regulate the price of their labour; to prevent frauds and impositions on such labourers; and for their further relief.

LIV. An act for amending the road from Saint Stephen's Gate, in the city of Norwich, to Block Hill in Trowle, at the angle where the road divides to Bixley and Kirby, in the county of Norfolk.

LV. An act for repairing and widening feveral roads in the county of *Cardigan*.

LVI. An act for the better maintaining, regulating, and

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employing, the poor within the parish of Saint Paul Shadwell, in the county of Middle/ex.

LVII. An act for the better regulating the navigation of the river Trent, from Wilden Ferry, otherwise Cavendifb Bridge, in the county of Derby, to Gainfborough, in the county of Lincoln.

LVHI. An act for amending the road from Ayle/bury, in the county of Buckingbam, through Thame and Little Milton, to the turnpike road between Benfington and Shillingford, in the county of Oxford.

LIX. An act to continue and render more effectual an act of the thirty-first year of his late Majesty, for repairing several roads in the counties of *Dorfet* and *Devon*, leading to and through the borough of *Lyme Regis*; and for repairing the road from the turnpike road at the *Three Afbes*, in the parish of *Crewkerne*, in the county of *Somerset*, and other roads therein mentioned.

LX. An act for enlarging the term and powers of an act for amending the road from *Christopher's Bridge*, in the borough of *Thetford*, in the county of *Suffolk*, to the north-east end of the town of *Neumarket*, in the county of *Cambridge*.

LXI. An act to enlarge the term and powers of an act made in the thirty-first year of the reign of his late Majesty, for repairing the road from *Leeds* to *Sheffield*, in the county of York, fo far as the same relates to the road from *Leeds* to *Wakefield*.

LXII. An act for the repairing, widening, and keeping in repair, the road leading from *Eaton Bridge* turnpike road at *Cockham Hill*, in the parish of *Westerham*, in the county of *Kent*, through the village of *Limpsfield*, to the village of *Tit/ey*, over *Botley Hill*, *Worms Heatb*, and *Willingham Common*, to the turnpike road leading from *Croydon* to *Godstone*, in the county of *Surry*.

LXIII. An set for repairing and widening the road from Upton, in the parish of Ratley, to the north end of Bridge Street, in the town of Great Kington; and from thence to the guide post at the town of Wellesbourne Hastings, in the county of Warwick.

LXIV. An act for repairing and widening the road from *Lewes* to *Brighthelm(ton*, in the county of *Suffex*.

LXV. An act for repairing the road from the bridge on the old river at *Barton*, to *Brandon Bridge*, in the county of *Suffolk*.

LXVI. An act for repairing and widening the road from *Tunstall*, in the county of *Stafford*, to *Bofley* in the county of *Chefter*; and from *Great Chell*, to *Shelton* in the faid county of *Stafford*.

LXVII. An act for amending and widening the road from Saint Benedict's Gate, in the county of the city of Norwich, to Swaffham, in the county of Norfolk, and from Halfpenny Bridge

in Honingham, to the bounds of Yaxham; and also a lane called Hangman's Lane, near the gates of the faid city.

LXVIII. An act for continuing the terms, and enlarging the powers, of feveral acts of parliament made for repairing the road from *Ipfwich* to *Cleydon*, and feveral other roads therein mentioned, in the county of *Suffolk*.

LXIX. An act to enlarge the term and powers of an act of the eighteenth year of the reign of King *George* the Second, for repairing the road from *Birmingham*, in the county of *Warwick* (through *Elmdom*) to a lane leading by the end of *Stonebridge* in the faid county.

LXX. An act to enlarge the term contained in two feveral acts of parliament, and to grant a further term and powers for the more effectual repairing, widening, and amending the road from a place called *Earl's Kill* in *Warrington*, to the *Toll Bars* in *Wallgate* in *Wigan*, both in the county of *Lancaster*.

LXXI. An act to continue two acts, of the third and feventeenth years of the reign of King George the Second, for repairing the road leading from Galley Corner, adjoining to Enfield Chace, in the parish of South Mims, in the county of Middlesex, to Lemsford Mill in the county of Hertford.

LXXII. An act for repairing and widening the road from Bicefter in the county of Oxford, to Aylesbury in the county of Bucks.

LXXIII. An act to impower the juffices of the peace for the county of *Devon* to apply a fum of money, out of the county flock, for the opening, making, and maintaining a convenient and commodious highway, from the high flreet in the city of *Exeter* to the caftle of *Exeter*.

LXXIV. An act to enlarge the term and powers of an act made in the twentieth year of his late Majetty, for repairing the road from *Cirencefter* in the county of *Gloucefter*, to *Birdlip Hill* in the faid county.

LXXV. An act for building a workhouse in the parish of Saint Martin in the Fields, within the liberty of Westminster, in the county of Middlesen.

LXXVI, An act for repairing, widening, and keeping in repair the road from *New Chappell*, in the county of *Surry*, over *Copthoru*, in the county of *Suffex*, through *Lindfield*, to the town of *Ditchling*, up to the top of *Ditchling Boft Hills*, in the faid county of *Suffex*.

LXXVII. An act for amending and widening the road from Saint Stephen's Gate, in the county of the city of Norwich, to the Windmill in the town of Watton, in the county of Norfolk.

LXXVIII. An act for amending and widening several roads leading from the *Bell* in *Stoke Ferry* in the county of *Norfolk*.

LXXIX. An act to enable the parishioners of Saint Andrew Holborn, London, to purchase a workhouse.

LXXX. An act for building a workhouse for the liberty of Saffron-Hill, Hatton-Garden, and Ely-Rents, in the parish of Saint Andrew Holbourn, in the county of Middlesex.

LXXXI. An

LXXXI. An act for confolidating the rates to be made for the relief of the poor of the respective parishes of Saint Themas, Saint Edmund, and Saint Martin, in the city of New Sarum.

LXXXII. An act to explain, amend, and render more effectual, and to enlarge the term and powers granted by an act paffed in the twenty-fecond year of the reign of his late Majefty King George the Second, fo far as the faid act relates to the repairing and widening the road from Hindhead Heath, in the county of Surry, through Fernburft Lane and Midhurft, to the city of Chichefter, in the county of Suffex; and also for repairing and widening the road from Chichefter aforefaid to Delkey, in the faid county.

LXXXIII. An art to continue and render more effectual feveral acts for repairing and amending the road from Bigglefwade, in the county of Bedford, through Bugden and Alconbury to the top of Alconbury Hill, and from Bugden to Huntingdon, and from Crofs Hall to Great Stoughton Common, in the county of Huntingdon; and for repairing, widening, turning, and altering the road leading out of the aforelaid road at or near the Ferry-boufe, in the parifh of Tempsford, to and through Little Berford, Eynefbury, and Saint Neats, to the turnpike road at the end of Crofs Hall Lane.

LXXXIV. An act for enlarging the term granted by an act of the twenty-eighth year of his late Majesty's reign, " for re-" pairing and widening the road from Sutton, in the county of " Surrey, through the borough of Reigate, by Sidlow Mill, to " Povey Crofs, and from Sutton aforefaid, through Cheam, and over Howell Hill, to Ewell, and also the road from Tad-" worth, by the Windmill, to the bottom of Pebble Hill, in the " faid county;" and for impowering the truftees appointed by an act of the tenth year of his late majefty King George the First, for repairing several roads in the counties of Surrey and Suffer, to make a yearly allowance to the truftees appointed by the faid act of the twenty-eighth of George the Second, and for taking certain roads out of the power of the truftees appointed by the faid act of the tenth of George the First, and putting them under the direction of the truftees appointed by the faid act of the twenty eighth of George the Second ; and for repairing the road from Povey Crofs, in the county of Surrey, to the Oak dividing the counties of Surrey and Suffer; and also the road from Woodhatch to Peteridge Lane, in the county of Surrey.

LXXXV. An act for repairing and widening the feveral roads from the South Gate, in the borough of King's-Lynn, into the parishes of East Walton, Narborough, Stoke-Ferry, and Downham-Market, in the county of Norfolk.

LXXXVI. An act for repairing and widening the roads from the *Eaft Gate*, in the borough of *King's-Lynn*, into the parifhes of *Geyton* and *Grimftone*, and to the gate next *Hilling*ton, on *Congham Common*, and to the north end of *Babingley Lane*, in the county of *Norfelk*.

LXXXVII. An

LXXXVII. An act to enlarge the term and powers granted by an act paffed in the first year of the reign of his present Majesty, "for repairing and widening the road from the east "end of West Taphouse Lane to the borough of Liskeard, and "from thence to Coomb Row House, and also the road from "the faid borough of Liskeard to Crast Hole, and from thence "to Crimble Passage and Tar Point, and from Crast Hole a-"forefaid to Saint German's Beacon, in the counties of Cormwall and Devon," and for amending the roads from Barra Street to Dube Church, and from Lux Sreet to Cratbick Ford, and from Bull Post to Treworgey Cross, in the county of Cornwall.

LXXXVIII. An act for repairing and widening the road from Whitchurch, in the county of Southampton, to the turnpike road at Aldermafton Great Bridge, in the county of Berks.

LXXXIX. An act to enlarge the term and powers of an act made in the fifth year of his prefent Majefty, for repairing and widening the road from *Stockport* in the county of *Chefter*, to *Saxm's Lane End* in the county of *Lancafter*, and other roads in the faid act mentioned.

XC. An act to continue, amend, and render more effectual the feveral acts now subsisting for repairing the road from Duncharch to Stone Bridge, in the county of Warwick.

XCI. An act for enlarging the term and powers of an act paffed in the twenty-fifth year of the reign of his late Majefty; for repairing the feveral roads leading from the town of Bromyard, in the county of Hereford, therein mentioned; and for amending feveral other roads adjoining thereto.

XCII. An act for repairing and widening the road from Workfop to the turnpike road at Kelbam, and from Debdale Hill to the great northern road at South Muschham, in the county of Nottingham.

XCIII. An act for building a bridge over the river Clyde, near the town of *Hamilton*, in the county of *Lanark*, and for making and repairing certain roads and avenues leading to the fame.

XCIV. An act for amending the road from Well/bourn Mounfort, to Stratford upon Avon, in the county of Warwick.

XCV. An act for repairing and widening the roads leading from Brighthelmston, to the County Oak on Lovell Heath, in the county of Suffex.

XCVI. An act for repairing and widening the roads from the borough of Bury Saint Edmunds, to the town of Neumarket, in the counties of Suffolk and Cambridge; and from the fouth end of the Ferry. Street in Brandon, to Bury Saint Edmunds, in the faid county of Suffolk.

XCVII. An act to extend the provisions in two acts passed in the third and fifth years of his present Majesty, for repairing the road from *Cambridge* to *Ely*, and from *Ely* to *Littleport*, and other roads therein mentioned, to the road from *Wilburton* to *Mepall*; and for making other provision for repairing the said road from *Ely* to *Littleport*; and for making and keeping in re-

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pair a road from Littleport to Chequer Goraer in Downham, in the counties of Cambridge and Norfolk.

XCVIII. An act for repairing, widening, and altering the road from *Macclesfield*, in the county of *Chefter*, to the turnpike road at *Randle Carr lane Head* in *Ferniler*, in the county of *Der*by, leading to *Chapel in the Frith*, in the fame county.

XCIX. An act for repairing and widening feveral roads leading to and through the borough of *Tainwoorth*, and other roads therein mentioned, in the counties of *Stafford*, *Warwick* and *Derby*.

C. An act to continue the term, and to vary and enlarge the powers of two acts of the twelfth year of the reign of King *George* the first, and the eighteenth year of the reign of his late Majefty, for repairing the highways from *Speenbamland*, in the county of *Berks*, to *Marlborough*, in the county of *Wiks*; and for repairing feveral other roads therein mentioned.

CI. An act for repairing and widening the road from Burford to Banbury, in the county of Oxford; and from Burford aforefaid to the turnpike road leading to Stow, in the county of Gloucefter, at the bottom of Stow-Hill; and from Swerford-gate, in the faid county of Oxford, to the turnpike road in Aynho, in the county of Northampton.

CII. An act to amend an act made in the fixth year of the reign of his prefent Majefty, for making a navigable cut or canal from the river *Trent*, at or near *Wilden Ferry*, in the county of *Derby*, to the river *Merfey*, at or near *Runcorn Gap*; and for granting further powers for that purpose.

CIII. An act to explain and amend an act made in the fixth year of the reign of his prefent Majefty, intituled, An act for making and maintaining a navigable cut or canal from the river Severn, between Bewdley and Titton Brook, in the county of Worcefter, to crofs the river Trent, at or near Heywood Mill, in the county of Stafford, and to communicate with a canal intended to be made between the faid river Trent and the river Mersey; and for granting further powers for that purpose.

CIV. An act to explain and amend an act made in the thirty-fecond year of the reign of King *George* the Second, for improving the navigation of the river *Clyde*, to the city of *Glafgow*, and for building a bridge crofs the faid river, from the faid city, to the village of *Gorbells*.

CV. An act for making and maintaining a navigable cut or canal, and waggon way, from the collieries in the parishes of Old and New Monkland, to the city of Glasgow.

CVI. An act to continue the term, and alter and enlarge the powers of an act made in the thirty-first year of his late Majesty, for repairing the road from the village of *Magor*, to the bridge foot in the town of *Chepsterw* in the county of *Monmouth*, and other roads in the counties of *Monmouth* and *Gloutesster*; and for repairing and widening several other roads adjoining to the faid roads.

CVII. An act to continue the term, and alter and enlarge the pow-

V. An act for continuing and granting to his Majefty certain duties upon malt, mum, cyder, and perry, for the fervice of the year one thousand seven hundred and seventy.

VI. An act for granting an aid to his Majefty by a land tax, to be raifed in *Great Britain*, for the fervice of the year one thousand seven hundred and seventy.

VII. An act for the regulation of his Majefty's marine forces while on fhore.

VIII. An act to continue, for a limited time, an act made in the feventh year of his prefent Majefty's reign, intituled, Are act to discontinue, for a limited time, the duties payable upon the importation of tallow, hogs lard, and greafe.

IX. An act for defraying the charge of the pay and cloathing of the militia in that part of *Great Britain* called *England*, for one year, beginning the twenty-fifth day of *March*, one thousand seven hundred and seventy.

X. An act to permit the exportation of malt.

XI. An act for raising a certain sum of money, by loans or exchequer bills, for the fervice of the year one thousand seven hundred and seventy.

XII. An act to enable the commissioners for executing the office of treasurer of his Majesty's exchequer, or the lord high treasurer for the time being, to compound, with William Hill and John Dyer, a debt due to the crown from William Pye, for which they are furcties.

XIII. An act for enabling his Majefty to grant the inheritance in fee fimple of the manor of *Coloam*, in the county of *Wilts*, with the rights, members, and appurtenances thereof, now held, under a demife by letters patent under the feal of his Majefty's court of exchequer, in truft for *Paul Methuen* efquire, unto the faid *Paul Methuen*, and his heirs, upon a full and adequate confideration to be paid for the fame.

XIV. An act for paving, lighting, and watching the town, of *Plymouth*, in the county of *Devon*; and for regulating the carmen and porters within the faid town.

XV. An act to continue an act made in the last fession of parliament, intituled, An act for amending, and further continuing, an act of the fixth year of his present Majesty's reign, intituled, An act to amend and render more effectual, in his Majesty's dominions in America, an act passed in this present set fion of parliament, intituled, An act for punishing mutiny and defertion; and for the better proyment of the army and their quarters.

XVI. An act to regulate the trials of controverted elections, or returns of members to ferve in parliament.

XVII. An act to repeal fo much of an act made in the feventh year of his prefent Majefty's reign, intituled, An act for granting certain duties in the British colonies and plantations in America; for allowing a drawback of the duties of customs upon the exportation; from this kingdom, of coffee and cocoa nuts of the produce of the faid colonies or plantations; for difcontinuing the draw-

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backs payable on china earthen ware exported to America; and for more effectually preventing the claudefine running of goods in the faid colonies and plantations, as relates to the duties upon glafs, redlead, white-lead, painters colours, paper, pafte-boards, millboards, and fcale-boards, of the produce or manufacture of Great Britain, imported into any of his Majefty's colonies in America; and alfo to the difcontinuing the drawbacks payable on china earthen-ware, exported to America; and for regulating the exportation thereof.

XVIII. An act for preventing the ftealing of dogs.

XIX. An act for better prefervation of the game, within that part of Great Britain called England.

XX. An act for the more eafy and speedy recovery of small debts within the borough of King's Lynn, and the liberties thereof.

XXI. An act for the more easy and speedy recovery of small debts, within the parishes of *Poulton*, Kirkham, Lytham, and Bispham, and townships of *Preefall* and Stalmine, in the county palatine of Lancaster.

XXII. An act for better fupplying the city of *Worcefter*, and the liberties thereof, with water; and for the better paving and lighting the faid city; and for removing and preventing all obstructions and annoyances therein.

XXIII. An act for the more effectually paving, repairing, cleanfing, and lighting, the ftreets, fquares, lanes, and other paffages, and for regulating weights and measures, within the parish of *Saint Mary & Bone*, in the county of *Middlesex*; and for other purposes therein mentioned.

for other purpoles therein mentioned. XXIV. An act for further continuing the duties granted and continued by feveral acts made in the fixth and tenth years of the reign of Queen Anne, and in the feventh year of the reign of King George the First, for repairing the harbour and key of Watchett, in the county of Somerset.

XXV. An act for the better paving, repairing, and cleanfing, the fireets, and other publick paffages, in the feveral parifhes and wards of Saint Michael, Saint John, Holy Rhood, Saint Lawrence, All Saints within the Bar, All Saints without the Bar, and East Street and Bag-row, within the town of Southampton, and liberties thereof; and for preventing nuifances and annoyances therein; and for widening and rendering the fame more commodious; and for the lighting and watching the faid ftreets and publick paffages.

XXVI. An act for further continuing the terms and powers, granted and continued by three acts paffed in the twelfth and thirteenth years of *William* the Third, the Tenth of Queen Anne, and in the eleventh year of his late Majefty George the Second, for recovering, fecuring, and keeping in repair, the harbour of Minebead, in the county of Somerfet; and for the more effectual carrying the faid acts into execution; and alfo for the better fecuring the ancient dues payable to the lord or lady of the manor of Minebead for the time being.

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XXVII. An

XXVII. An act to enlarge the powers of an act of the twenty-fourth year of his late Majefty, for making the river Nar navigable, from the town and port of King's Lynn to Weftacre in the county of Norfolk, and for making the faid act more effectual.

XXVIII. An act for rebuilding the common gaol of the county of E_{fex} .

XXIX. An act to explain, amend, and make more effectual, an act passed in the fifth year of his Majefty's reign, intituled, An act for the more easy and speedy recovery of small debts within the bundreds of Blackheath, of Bromley and Beckenham, of Rokesley otherwise Ruxley, and Little and Lessines, in the county of Kent; and one other act passed in the fixth year of his Majesty's reign, for extending the provisions of the faid act to the hundred of Wallington, in the county of Surrey.

XXX. An act for rectifying a miftake in an act made in the last fession of parliament, intituled, An act for better fecuring the duties of customs upon certain goods removed from the out ports and other places to London; for regulating the fees of the officers of his Majesty's customs in the province of Senegambia in Africa; for allowing to the receivers general of the duties on offices and employments in Scotland, a proper compensation for their trouble and expences; for the better prefervation of hollies, thorns, and quicksets, in forests, chaces, and private grounds, and of trees and underwoods in forests and chaces; and for authorising the exportation of a limited quantity of an inferior sort of barley, called Bigg, from the port of Kirkwall in the islands of Orkney.

XXXI. An act for extending like liberty, in the exportation of rice from *East* and *West Florida* to the fouthward of *Cape Finisterre* in *Europe*, as is granted, by former acts of parliament, to *Carolina* and *Georgia*.

XXXII. An act for defraying the expence of building the new office of excife in *London*, out of his Majefty's revenue of excife.

XXXIII. An act for rectifying miltakes in the names of feveral of the commiffioners appointed by an act made in the laft feffion of parliament, to put in execution an act made in the fame feffion, intituled, An act for granting an aid to bis Majesty by a land tax, to be raised in Great Britain, for the fervice of the year one thousand seven hundred and sixty-nine; and for appointing other commissioners, together with those named in the first-mentioned act, to put in execution an act of this fession of parliament, for granting an aid to his Majesty by a land tax, to be raised in Great Britain, for the fervice of the year one thousand seven hundred and feventy.

XXXIV. An act for rendering more effectual feveral acts for providing a publick reward for difcovering the longitude at fea; for improving the *Lunar Tables* conftructed by the late profeffor *Mayer*; and for encouraging difcoveries and improvements useful to navigation.

XXXV. An act to enable the governor, council, and af-

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fembly of his Majefty's colony of *New York*, to pais an act of affembly for creating and iffuing upon loan paper bills of credit to a certain amount; and to make the fame a legal tender in payments into the loan offices and treasury of the faid colony.

XXXVI. An act for redeeming the capital or joint flock of annuities, after the rate of three pounds ten fhillings per centum, established by an act made in the twenty-ninth year of the reign of his late Majesty King George the Second, initialed, An act for granting to his Majesty the fum of two millions, to be raised by way of annuities and a lottery, and charged on the finking fund, redeemable by parliament; and for extending to Ireland the laws made in this kingdom ogainst private and unlawful lotteries.

XXXVII. An act for continuing to much of an act made in the third year of his prefent Majefty's reign, intituled, An act to continue and amend two acts made in the twenty-first and twentyeighth years of his late Majesty's reign, for encouraging the making of indico in the British plantations in America; and for the extending the provisions of an act of the thirtieth year of his late Majesty's reign, with respect to bringing prize goods into this kingdom, to Spanish prize goods taken fince the late declaration of War with Spain, as relates to encouraging the making of indico in the British plantations in America; and for explaining fo much of an act made in the fifth year of his prefent Majesty's reign, as relates to the regulating the fees of the officers of the customs in America; and for extending the fame to the naval officers there.

XXXVIII. An act for continuing the bounties on Britifb and Irifb linens exported; for further difcontinuing the duties on the importation of foreign raw linen yarns made of flax; and for granting a bounty on the exportation of Britifb checqued and ftriped linens, and upon Britifb and Irifb diapers, huckabacks, fheeting, and other linen of above a certain breadth.

XXXIX. An act for registering the prices at which corn is fold in the counties of *Great Britain*, and the quantity exported and imported.

XL. An act for appropriating a fund, established by an act made in the seventh year of the reign of his present Majesty, intituled, An ast for granting to his Majesty additional duties on certain foreign linens imported into this kingdom, and for establishing a fund for the encouraging of the raising and dressing of bemp and flax.

XLI. An act to enable the fpeaker of the house of commons to iffue his warrants to make out new writs for the choice of members to serve in parliament, in the room of such members as shall die during the recess of parliament.

XLII. An act to indemnify fuch perfons in *Great Britain* and *Ireland*, as have omitted to qualify themfelves for offices and employments within the time limited by law, and for allowing further time for that purpofe; for allowing further time for registering and inrolling agreements entered into for enclof-

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ing commons, for the purpose of planting and preferving trees for timber or underwood; and for indemnifying perfors who have omitted to make and file affidavits of the execution of indentures of clerks to attornies and follicitors.

XLIII. An act for repealing the duties upon baft or ftraw, chip, cane, and horfelvair hats and bonnets, and upon certain materials for making the lame, imported into this kingdom; and for granting other duties in lieu thereof; and for the more effectual preventing the fraudulent importation of fuch goods.

XLIV. An act for more effectually preventing traders in excifcable commodities from using falle weights and scales; and for explaining and amending feveral acts of parliament relating to hackney coaches and chairs.

XLV. An act to prevent the further fpreading of the contagious diforder among the horned cattle in Great Britain.

XLVI. An act for establishing a lottery, and for other purposes therein mentioned.

XLVII. An act for better regulating perfons employed in the fervice of the *Eaft India* company, and for other purpofes therein mentioned.

XLVIII. An act for making the receiving of ftolen jewels, and gold and filver plate, in the case of burglary and highway robbery, more penal.

XLIX. An act for continuing and amending feveral acts for preventing abufes in making bricks and tiles.

L. An act for the further preventing delays of justice by reafon of privilege of parliament.

LI. An act to encourage the improvement of lands, tenements, and hereditaments, in that part of *Great Britain* called *Scotland*, held under fettlements of firict entail.

LII. An act for granting to his Majefty a certain fum of money out of the finking fund; and for applying certain monies therein mentioned, for the fervice of the year one thoufand feven hundred and feventy; and for further appropriating the fupplies granted in this feffion of parliament.

LIII. An act to repeal an act passed in the thirty-first year of the reign of his late majesty King George the Second, intituled, An act for the relief of the coal heavers working upon the river Thames; and for enabling them to make provision for fuch of themselves as shall be fick, lame, or pass their labour, and for their widows and orphans; and to regulate the price of their labour; to prevent frauds and impositions on such labourers; and for their further relief.

LIV. An act for amending the road from Saint Stephen's Gate, in the city of Norwich, to Block Hill in Trowle, at the angle where the road divides to Bixley and Kirby, in the county of Norfolk.

LV. An act for repairing and widening feveral roads in the county of *Cardigan*.

LVI. An act for the better maintaining, regulating, and

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employing, the poor within the parish of Saint Paul Shadwell, in the county of Middle fex.

LVII. An act for the better regulating the navigation of the river Trent, from Wilden Ferry, otherwife Cavendifb Bridge, in the county of Derby, to Gainfborough, in the county of Lincoln.

LVIII. An act for amending the road from Aylefbury, in the county of Buckingham, through Thame and Little Milton, to the turnpike road between Benfington and Shillingford, in the county of Oxford.

LIX. An act to continue and render more effectual an act of the thirty-first year of his late Majesty, for repairing several roads in the counties of *Dorfet* and *Deven*, leading to and through the borough of *Lyme Regis*; and for repairing the road from the turnpike road at the *Three Afbes*, in the parish of *Crewkerne*, in the county of *Somerset*, and other roads therein mentioned.

LX. An act for enlarging the term and powers of an act for amending the road from *Chriftopher's Bridge*, in the borough of *Thetford*, in the county of *Suffolk*, to the north-east end of the town of *Neumarket*, in the county of *Cambridge*.

LXI. An act to enlarge the term and powers of an act made in the thirty-first year of the reign of his late Majesty, for repairing the road from *Leeds* to *Sheffield*, in the county of York, fo far as the same relates to the road from *Leeds* to *Wakefield*.

LXII. An act for the repairing, widening, and keeping in repair, the road leading from *Eaton Bridge* turnpike road at *Cockham Hill*, in the parish of *Westerham*, in the county of *Kent*, through the village of *Limpsfield*, to the village of *Tit/cy*, over *Botley Hill*, Worms Heath, and Willingham Common, to the turnpike road leading from *Croydon* to Godstone, in the county of Surry.

LXIII. An act for repairing and widening the road from Upton, in the parish of Ratley, to the north end of Bridge Street, in the town of Great Kington; and from thence to the guide post at the town of Wellesbourne Hastings, in the county of Warwick.

LXIV. An act for repairing and widening the road from Lewes to Brighthelmston, in the county of Suffex.

LXV. An act for repairing the road from the bridge on the old river at Barton, to Brandon Bridge, in the county of Suffolk.

LXVI. An act for repairing and widening the road from *Tunstall*, in the county of *Stafford*, to *Bofley* in the county of *Chefter*; and from *Great Chell*, to *Shelton* in the faid county of *Stafford*.

LXVII. An act for amending and widening the road from Saint Benediët's Gate, in the county of the city of Norwich, to Swaffham, in the county of Norfelk, and from Halfpenny Bridge

in Honingham, to the bounds of Yaxham; and also a lane called Hangman's Lane, near the gates of the faid city.

LXVIII. An act for continuing the terms, and enlarging the powers, of feveral acts of parliament made for repairing the road from *Ipfwich* to *Cleydon*, and feveral other roads therein mentioned, in the county of *Suffolk*.

LXIX. An act to enlarge the term and powers of an act of the eighteenth year of the reign of King *George* the Second, for repairing the road from *Birmingbam*, in the county of *Warwick* (through *Elmdom*) to a lane leading by the end of *Stonebridge* in the faid county.

LXX. An act to enlarge the term contained in two feveral acts of parliament, and to grant a further term and powers for the more effectual repairing, widening, and amending the road from a place called *Earl's Kill* in *Warrington*, to the *Toll Bars* in *Wallgate* in *Wigan*, both in the county of *Lancafter*.

LXXI. An act to continue two acts, of the third and feventeenth years of the reign of King George the Second, for repairing the road leading from Galley Corner, adjoining to Enfield Chace, in the parish of South Mims, in the county of Middlesex, to Lemsford Mill in the county of Hertford.

LXXII. An act for repairing and widening the road from Bicefter in the county of Oxford, to Aylefbury in the county of Bucks.

LXXIII. An act to impower the juffices of the peace for the county of *Devon* to apply a fum of money, out of the county flock, for the opening, making, and maintaining a convenient and commodious highway, from the high flreet in the city of *Exeter* to the caffle of *Exeter*.

LXXIV. An act to enlarge the term and powers of an act made in the twentieth year of his late Majetty, for repairing the road from *Cirencefter* in the county of *Gloucefter*, to *Birdlip Hill* in the faid county.

LXXV. An act for building a workhouse in the parish of Saint Martin in the Fields, within the liberty of Westminster, in the county of Middlesen.

LXXVI, An act for repairing, widening, and keeping in repair the road from *New Chappell*, in the county of *Surry*, over *Copthoru*, in the county of *Suffex*, through *Lindfield*, to the town of *Ditchling*, up to the top of *Ditchling Boft Hills*, in the faid county of *Suffex*.

LXXVII. An act for amending and widening the road from Saint Stephen's Gate, in the county of the city of Norwich, to the Windmill in the town of Watton, in the county of Norfolk.

LXXVIII. An act for amending and widening several roads leading from the *Bell* in *Steke Ferry* in the county of *Norfolk*.

LXXIX. An act to enable the parishioners of Saint Andrew Holborn, London, to purchase a workhouse.

LXXX. An act for building a workhouse for the liberty of Saffron-Hill, Hatton-Garden, and Ely-Rents, in the parish of Saint Andrew Holbourn, in the county of Middlesex.

LXXXI. An

LXXXI. An act for confolidating the rates to be made for the relief of the poor of the respective parishes of Saint Themas, Saint Edmund, and Saint Martin, in the city of New Sarum.

LXXXII. An act to explain, amend, and render more effectual, and to enlarge the term and powers granted by an act paffed in the twenty-fecond year of the reign of his late Majefty King George the Second, fo far as the faid act relates to the repairing and widening the road from Hindbead Heath, in the county of Surry, through Fernburft Lane and Midburft, to the city of Chichefter, in the county of Suffex; and also for repairing and widening the road from Chichefter aforefaid to Delkey, in the faid county.

LXXXIII. An art to continue and render more effectual feveral acts for repairing and amending the road from Bigglefwade, in the county of Bedford, through Bugden and Alconbury to the top of Alconbury Hill, and from Bugden to Huntingdon, and from Crofs Hall to Great Stoughton Common, in the county of Huntingdon; and for repairing, widening, turning, and altering the road leading out of the aforelaid road at or near the Ferry-boufe, in the parifh of Tempsford, to and through Little Barford, Eynefbury, and Saint Neats, to the turnpike road at the end of Crofs Hall Lane.

LXXXIV. An act for enlarging the term granted by an act of the twenty-eighth year of his late Majesty's reign, " for re-" pairing and widening the road from Sutton, in the county of " Surrey, through the borough of Reigate, by Sidlow Mill, to " Povey Crofs, and from Sutton aforefaid, through Cheam, and over Howell Hill, to Ewell, and also the road from Tad-" worth, by the Windmill, to the bottom of Pebble Hill, in the " faid county;" and for impowering the truftees appointed by an act of the tenth year of his late majefty King George the First, for repairing several roads in the counties of Surrey and Suffer, to make a yearly allowance to the truftees appointed by the faid act of the twenty-eighth of George the Second, and for taking certain roads out of the power of the truftees appointed by the faid act of the tenth of George the First, and putting them under the direction of the trustees appointed by the faid act of the twenty eighth of George the Second ; and for repairing the road from Povey Crofs, in the county of Surrey, to the Oak dividing the counties of Surrey and Suffex; and also the road from Woodhatch to Peteridge Lane, in the county of Surrey.

LXXXV. An act for repairing and widening the feveral roads from the South Gate, in the borough of King's-Lynn, into the parishes of East Walton, Narborough, Stoke-Ferry, and Downham-Market, in the county of Norfolk.

LXXXVI. An act for repairing and widening the roads from the *Eaft Gate*, in the borough of *King's-Lynn*, into the parifhes of *Geyton* and *Grimftone*, and to the gate next *Hilling*, ton, on *Gongham Common*, and to the north end of *Babingley Lane*, in the county of *Norfolk*.

LXXXVII. An

LXXXVII. An act to enlarge the term and powers granted by an act paffed in the first year of the reign of his present Majefty, "for repairing and widening the road from the east "end of West Taphouse Lane to the borough of Liskeard, and "from thence to Coomb Row House, and also the road from "the faid borough of Liskeard to Crast Hole, and from thence "to Crimble Passage and Tar Point, and from Crast Hole a-"forefaid to Saint German's Beacon, in the counties of Corm-"wall and Devon," and for amending the roads from Barn Street to Dube Church, and from Lux Sreet to Crathick Ford, and from Bull Post to Treworgey Cross, in the county of Cornwall.

LXXXVIII. An act for repairing and widening the road from Whitchurch, in the county of Southampton, to the turnpike road at Aldermaston Great Bridge, in the county of Berks.

LXXXIX. An act to enlarge the term and powers of an act made in the fifth year of his prefent Majefty, for repairing and widening the road from *Stockport* in the county of *Chefter*, to *Saxon's Lane End* in the county of *Lancofter*, and other roads in the faid act mentioned.

XC. An act to continue, amend, and render more effectual the feveral acts now fublifting for repairing the road from Dunchurch to Stone Bridge, in the county of Warwick.

XCI. An act for enlarging the term and powers of an act paffed in the twenty-fifth year of the reign of his late Majefty, for repairing the leveral roads leading from the town of Bromyard, in the county of Hereford, therein mentioned; and for amending leveral other roads adjoining thereto.

XCII. An act for repairing and widening the road from Workfop to the turnpike road at Kelham, and from Debdale Hill to the great northern road at South Muscham, in the county of Nottingham.

XCIII. An act for building a bridge over the river Clyde, near the town of Hamilton, in the county of Lanark, and for making and repairing certain roads and avenues leading to the fame.

XCIV. An act for amending the road from Well/bourn Mounfort, to Stratford upon Avon, in the county of Warwick.

XCV. An act for repairing and widening the roads leading from Brighthelmsten, to the County Oak on Lovell Heath, in the county of Suffex.

XCVI. An act for repairing and widening the roads from the borough of Bury Saint Edmunds, to the town of Neumarket, in the counties of Suffolk and Cambridge; and from the fouth end of the Ferry Street in Brandon, to Bury Saint Edmunds, in the faid county of Suffolk.

XCVII. An act to extend the provisions in two acts passed in the third and fifth years of his present Majesty, for repairing the road from *Cambridge* to *Ely*, and from *Ely* to *Littleport*, and other roads therein mentioned, to the road from *Wilburton* to *Mepall*; and for making other provision for repairing the said road from *Ely* to *Littleport*; and for making and keeping in re-

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pair a road from Littleport to Chequer Corner in Downham, in the counties of Cambridge and Norfolk.

XCVIII. An act for repairing, widening, and altering the road from *Macclesfield*, in the county of *Chefler*, to the turnpike road at *Randle Carr lane Head* in *Ferniler*, in the county of *Der*by, leading to *Chapel in the Frith*, in the fame county.

XCIX. An act for repairing and widening feveral toads leading to and through the borough of *Tanworth*, and other roads therein mentioned, in the counties of *Stafford*, *Warwick* and *Derby*.

C. An act to continue the term, and to vary and enlarge the powers of two acts of the twelfth year of the reign of King George the first, and the eighteenth year of the reign of his late Majefty, for repairing the highways from Speenhamland, in the county of Berks, to Maribbrough, in the county of Wills; and for repairing feveral other roads therein mentioned.

CI. An act for repairing and widening the road from Burford to Banbury, in the county of Oxford; and from Burford aforefaid to the turnpike road leading to Stow, in the county of Gloucefler, at the bottom of Stow-Hill; and from Swerford-gate, in the faid county of Oxford, to the turnpike road in Aynho, in the county of Northampton.

CII. An act to amend an act made in the fixth year of the reign of his prefent Majefty, for making a navigable cut or canal from the river *Trent*, at or near *Wilden Ferry*, in the county of *Derby*, to the river *Merfey*, at or near *Runcorn Gap*; and for granting further powers for that purpose.

CIII. An act to explain and amend an act made in the fixth year of the reign of his prefent Majefty, intituled, An act for making and maintaining a navigable cut or canal from the river Severn, between Bewdley and Titton Brook, in the county of Worcefter, to crofs the river Trent, at or near Heywood Mill, in the county of Stafford, and to communicate with a canal intended to be made between the faid river Trent and the river Mersey; and for granting further powers for that purpose.

CIV. An act to explain and amend an act made in the thirty-fecond year of the reign of King *George* the Second, for improving the navigation of the river *Clyde*, to the city of *Glafgow*, and for building a bridge crofs the faid river, from the faid city, to the village of *Gorbells*.

CV. An act for making and maintaining a navigable cut or canal, and waggon way, from the collieries in the parishes of Old and New Monkland, to the city of Glasgow.

CVI. An act to continue the term, and alter and enlarge the powers of an act made in the thirty-first year of his late Majesty, for repairing the road from the village of *Magor*, to the bridge foot in the town of *Chepstow* in the county of *Monmouth*, and other roads in the counties of *Monmouth* and *Gloucester*; and for repairing and widening feveral other roads adjoining to the faid roads.

CVII. An act to continue the term, and alter and enlarge the pow-

powers of three acts for repairing the highways through the leveral parishes of Saint Michael, Saint Alban, Saint Peter, Shenley Ridge, and South Mims, in the counties of Hertford and Middle [ex.

CVIII. An act for continuing, amending, and rendering more effectual, fo much of three acts of parliament, for repairing the roads from Seven-Oaks, Tunbridge-Wells, and Kipping's-Cro/s, to Lamberburfl-pound, and Pullin's-Hill, in the county of Kent; and to Flimwell-vent, in the county of Suffex; as relates to the road leading from Sevenoaks Common to Woodfgate, Tunbridge-wells, and Kipping's-Cro/s, in the faid county of Kent.

CIX. An act for repairing and widening feveral roads leading from the town of *Loutb*, in the county of *Lincoln*.

CX. An act to explain, amend, and render more effectual, an act made in the fourth year of the reign of his prefent Majefty, for maintaining, regulating, and employing the poor of the parish of Saint Clement Danes, in the liberty of Westminster, and county of Middlesex.

CXI. An act for compleating the navigation of the river Swale, from its junction with the river Ure to Morton Bridge, and of Bedale Brook in the county of York, and for repealing part of an act made in the leventh year of his present Majefty's reign relating thereto.

CXII. An act for building a new parish church, and declaring the present parish church a chapel; for making a commetery or church-yard; and for building an house for the use of the minister of the parish of Saint Mary le Bone, in the county of Middlefer.

CXIII. An act for repairing, widening, turning, and altering the roads from Butterton Moor End near Oncott, in the county of Stafford, to the three mile stone in the turnpike road leading from Buxton to Alborne, in the county of Derby, and from Blackton Moor, in the county of Stafford, to the turnpike road leading from Buxton to Alborne near Newbaven, in the county of Derby; and from Warslow to Ecton Mine, in the county of Stafford.

CXIV. An act for making and maintaining a navigable cut or canal from *Leeds Bridge*, in the county of York, to the North Lady's Walk in Liverpoole, in the county palatine of Lancoster, and from thence to the river Mersey.

PRIVATE ACTS.

N act to enable the right honourable George Sackville, commonly called lord George Sackville, and his iffue male, to take and use the furname of Germain, pursuant to the will of the right honourable the lady Elizabeth Germain, deceased.

2. An act for naturalizing John Cafpar Shneider.

3. An

3. An act for naturalizing Adam Kroll.

4. An act for naturalizing John Daniel Cailler.

5. An act to enable the Bilhop of Briftol to grant a leafe or leafes of a close of Ground, commonly called the Bifbop's Park, in the parish of Saint Augustine, otherwise called Saint Augustine the less, within the city of Briftol, or the suburbs thereof.

6. An act for dividing, inclosing, and allotting the open fields, and certain commonable places, in the parish of *Halloughton*, in the county of *Leicesfer*.

7. An act for dividing, inclosing, and allotting the open fields, in the parish of *Ratby*, and county of *Leicester*.

8. An act for dividing and inclosing the open fields, common meadows, common paftures, commons, and waste grounds, in the parish of *Waddington*, in the county of the city of *Lincoln*.

9. An act for dividing, allotting, and inclosing the open fields and commonable places, in the parish of *Saddington*, in the county of *Leicester*.

10. An act for dividing and inclosing certain open fields and common pastures, in the parish of *Scawby*, in the county of *Lincoln*.

11. An act for dividing and inclosing the open commons, within the manor or lordship of *Brampton*, in the parish of *Long*marton, in the county of *Westmoreland*.

12. An act for dividing and inclosing an open common, or tract of ground, parcel of *Mendip*, in the parishes of *East cran*more and *West Cranmore*, in the county of *Somerset*.

13. An act for dividing and inclosing a certain common, or waste ground, called *Derby Hills*, in the county of *Derby*, parcel of the manor of *Castle Donington*, in the counties of *Leicester* and *Derby*.

14 An act for dividing and inclosing certain open and common fields, common pastures, common meadows, and commonable grounds, in the parish of *Blackbourton*, in the county of *Oxford*.

15 An act to enable William Harwood, and his iffue, to take and use the furname and arms of Backwell, pursuant to the will of William Backwell deceased.

16. An act to enable *William Head* Esquire, a minor, and his iffue, to take and use the surname of *James* only, and to bear the coat of armour of the family of *John James* Esquire, deceased.

17. An act for naturalizing Christian Gottlieb Schufter.

18. An act for naturalizing John Nicholas Jacquin.

19. An act for naturalizing John Julius Angerstein.

20. An act for vefting the manor of Lymington, and certain lands and hereditaments in the counties of Somerfet and Wilts, fettled by the will of John Walker Efquire, deceased, in trustees, to be fold; and for settling other lands and hereditaments in the faid county of Wilts, in lieu thereof; and for other purposes therein mentioned.

21. An act for discharging certain estates from the uses and trusts thereof, created in and by an act of parliament passed in

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the twenty-eighth year of his late Majefty's reign, intituled, An act for charging the fettled and unfettled effates of Gilbert Caldicot Esquire, with raising money, to pay his debts and incumbrances, and for limiting his unsettled estates fo charged to the uses of his marriage fettlement; and for charging the faid estates to the several uses and trusts therein mentioned.

22 An act for dividing and inclofing certain open and common fields and grounds, within the parish of *Benniworth* in the county of *Lincoln*.

23. An act for dividing and inclofing the open and common fields, commonable lands, and wafte grounds, within the manor and parish of *Navenby*, in the county of *Lincoln*.

24. An act for dividing and inclosing part of the common fields, in the parish of Uppingham, in the county of Rutland.

25. An act for dividing and inclosing certain open lands, grounds, and common pattures, in the parish of *Winterton*, in the county of *Lincoln*.

26. An act for dividing and inclosing the common and waste grounds, within the township and manor of *Thornton*, in *Bradford Dale*, in the west riding of the county of *York*.

27. An act for dividing and inclosing the open fields, downs, meadows, and waste lands, within the manor or manors of *Compton*, in the parish of *Enford*, in the county of *Wilts*.

28. An act for dividing and inclosing the common and wafte grounds, within the manor or parish of *Bassenthwaite*, in the county of *Cumberland*.

29. An act for dividing and inclosing the feveral open fields, copies, and commonable ground, within the parish of *Denton*, otherwise *Divington Parva*, in the county of *Northampton*.

30. An act for dividing and including Wyvill Heath, in the Lordship of Wyvill cum Hungerton, in the county of Lincoln.

31. An act for dividing and inclosing a certain parcel of open ground, called *Dunnington Moors* in the east riding of the county of York.

32. An act for dividing and inclosing the common fields, common pasture, and other uninclosed grounds, within the township of West Hesterton and parish of Yeddingham, in the east riding of the county of York.

33. An act for dividing and inclosing the open fields, meadows, common pattures, and other commonable lands, within the parish of *Bottesford*, including the hamlets of *Eastborpe* and *Normanton*, in the county of *Leicefor*.

34. An act for dividing and inclosing two common finted pattures, and a certain moor or common, within the manor of *Bellerby*, in the north riding of the county of York.

35. An act for dividing and inclosing a parcel of open ground, in the township of *Earfwick*, in the county of York.

36. An act for dividing and inclosing the open fields, meadows, and waste ground, in the lordship or liberty of *Ravenstone*, otherwise *Ravaston*, in the counties of *Leicester* and *Derby*.

37. An act for dividing and inclosing the open and com-

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mon fields, lands, and downs, within the manor and parish of Westwell, in the county of Oxferd.

38. An act for dividing and inclosing feveral common fields and commonable lands, within the parish of Bulkington, in the county of Warwick.

39. An act for dividing and inclosing the open parts of the common arable fields, and the common meadows, pasture grounds, commons, and waste grounds, within the townships of Sberburn, Lennerton, Barkston-Afb, Church Fenton, Little Fenton and Biggen, in the county of York.

40. An act for amending, and rendering more effectual, an act made in the feventh year of his prefent Majesty's reign, intituled, An act for dividing a certain Fen, called the Hautre Huntre, Eight Hundred, or Holland Fen, and certain other commonable places adjoining thereto, in the parts of Holland, in the county of Lincoln.

41. An act for amending and rendering more effectual an act made in the fifth year of the reign of his prefent Majefty, intituled, An act for draining and improving certain low marsh, and fen lands, lying between Boston Haven and Bourne, in the parts of Keseven and Holland, in the county of Lincoln, and for improving the navigation through the faid lands.

42. An act for dividing and inclosing the common fields, common meadows, common cow pasture, lammas grounds, and waste grounds, in the parish of Simpson, in the county of Bucks.

43. An act for naturalizing John Jacob Appach. 44. An act for naturalizing John Gottfried Hanman.

45. An act for vesting a certain messure or tenement, with the appurtenances, in Arlington Street, in the county of Middlefex, part of the fettled eftate of the most noble Evelan duke of Kingfton, in truftees and their heirs, in truft for the faid duke : and for fettling other eftates of the faid duke to the fame uses as the faid meffuage and premifes now stand limited.

46. An act for vefting feveral lands and tenements, fettled and intailed upon Jacob Pleydell Bouverie, commonly called viscount Folkestone, and William Earl of Radnor, and their iffue respectively, by the will of Sir Mark Stuart Pleydell baronet, deceased, in trustees, to be fold, to discharge incumbrances; and for vesting feveral lands and tenements fettled and entailed upon the faid earl and his iffue, by the will of Sir Edward des Bouverie Baronet deceased, in trustees, to be fold; and for settling other lands and hereditaments in lieu thereof.

47. An act for vefting the fee fimple and inheritance of certain lands and hereditaments, in the parish of Winterbourne Clenston, in the county of Dorfet, in trustees, for the right honourable Joseph Lord Milton and his heirs, discharged of the several charitable uses to which the fame now stand limited; and in lieu thereof to subject and charge the same, and other lands and hereditaments in the fame county, whereof the faid Joseph Lord Milton, is feiled in fee, with the payment of a perpetual rent charge of greater value, and for other purpofes.

48. An act to enable the right honourable George Lord Edge. combe,

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combe, to grant building leafes of lands, tenemonts, and hereditaments, within the manor of Stonehoufe, otherwife Eaft Stonehoufe, in the county of Devon.

49. An act for confirming an agreement, afterwards made an order of affize, and rule of his Majefty's court of King's bench at Westminster, in a cause wherein John Doe, on the demise of William Salvin Esquire and Catherine his wife was plaintiff, and Margaret Thornton and Mary Thornton, spinsters, infants, by their guardians, were defendants, touching the manor of Netherwitton, capital messure of Netherwitton, and other messages, lands, and hereditaments, in the county of Northumberland, heretofore the estate of John Thornton, late of Netherwitton aforesaid, Esquire, deceased; and for confirming the award made in pursuance of the faid agreement.

50. An act to impower the truftees named in the fettlement of Sir George Rovinfon Baronet, and dame Darothea his wife, to grant building and repairing leafes of the fettled eftates in or near Tower-Hill, within the liberty of the tower of London; and for other the purpofes therein mentioned.

51. An act to enable the truftees of the effates devifed by William Hulme Efquire, to grant building leafes thereof, and to increafe the number of exhibitioners in Brafen Nofe College, Oxford, founded by the faid Teftator; and for other the purpofes therein mentioned.

52. An act for vefting the manor of *Snelfton*, and certain meffuages, lands, and hereditaments, in *Snelfton*, in the county of *Derby*, comprised in the marriage fettlement of *Thomas Dock/ey* Esquire, in trustees, in trust to fell and convey the fame to Arthur Bowyer gentleman, and his heirs, discharged from the uses of the faid fettlement; and for laying out the money arising by fuch fale in the purchase of other lands and hereditaments, to be settled in lieu thereof to the same use.

53. An act for vefting the fhare and intereft of George Rich Efquire, fecond fon of Sir Robert Rich Baronet, deceafed, of and in 6000 l. (which, by the fettlement made on the marriage of the faid Sir Robert Rich, with dame Elizabeth Rich, his now widow, was fecured for the benefit of their younger children) in the executors of the faid Sir Robert Rich, as part of his perfonal eftate, purfuant to a codicil to his will, made for that purpofe.

54. An act for fale of the fettled effate of the honourable George Hobart, in the county of Leicefter; and for invefting the monies to arife from such fale, in the purchase of other lands, to be fettled to the like uses.

55. An act for establishing and confirming an exchange of divers lands and hereditaments, in the parish of *Dovebridge*, in the county of *Derby*, for other lands and hereditaments, in the same parish, pursuant to an agreement between *John Fitzberbert* clerk, master of arts, vicar of the vicarage and parish church of *Dovebridge*, within the diocese of *Litchfield* and *Coventry*, and Sir *Henry Cavendifb* Baronet, by and with the consent of the patron of the faid vicarage, and the ordinary of the diocese.

56. An

56. An act for impowering the guardians named in the will of *WilliamThrockmorton Bromley* Equire, deceased, to make sale of timber growing upon part of his settled estates; and for investing the money thereby arising in the purchase of lands for the benefit of his infant children.

57. An act for establishing, ratifying, and confirming, all fales, partitions, and divisions, made, or to be made, by virtue of the powers or authorities contained in the feveral marriage fettlements of Sir Walter Blount Baronet, and the honourable dame Mary his wife, and of the honourable Thomas Clifford the elder, and the honourable Barbara his wife, and for other purposes.

58. An act to explain and amend an act, passed in the eleventh year of the reign of his majesty King George the first, initialed, An ast for vesting in trustees several lands, tenements, and hereditaments, in the counties of York and Derby, for the maintenance of the poor persons in the hospital of Gilbert Earl of Shrewsbury, long fince deceased, situate at Sheffield, in the said county of York; and for enlarging the buildings of the said hospital, and adding more poor persons to those already established therein; and for enlarging the powers contained in the said ast, and for other purposes.

59. An act for dividing and inclosing certain open fields, meadows, pasture leys, and finted common pastures, in the townthip and parish of *Matton*, in the county of *Lincoln*.

60. An act for dividing and inclosing the open and common fields, at *Little Stretton*, in the parish of Norton, and county of *Leicesster*.

61. An act for dividing and inclosing the open and common fields, meadows, pastures, and commonable lands and grounds, within the liberties of *Stoke Goldington*, in the county of *Bucks*.

62 An act for dividing and inclosing certain open and common fields, commonable lands, and waste grounds, within the manor and parish of *Souldrop*, in the county of *Bedford*.

63. An act for dividing and inclosing the open fields, meadows, common patture, and all other open, common, and waste lands, in the parish of *Normanton upon Soar*, in the county of *Nottingham*.

64. An act for dividing and inclosing the open and common fields, common pastures, and other commonable lands and grounds, within the parish of *Saint Neot's*, in the county of *Hun*tingdon.

65. An act for dividing and inclosing the common fields, and other commonable lands and grounds, within the manor and parish of *Abington Pigotts*, otherwise *Abington in the clay*, in the county of *Cambridge*.

66. An act for dividing, allotting, and inclosing, the open and common fields, and the *Midfummer* and *Lammas* and other commonable meadows, pastures, and grounds, and the common or waste ground called *Aulcester Heath*, within the manor of *Aulcester*, in the county of *Warwick*.

67. An act for dividing and inclosing the open fields, meadows, common pastures, and waite grounds, within the town-Vol. XXVIII. b fhips

in Honingham, to the bounds of Yaxham; and also a lane called Hangman's Lane, near the gates of the faid city.

LXVIII. An act for continuing the terms, and enlarging the powers, of feveral acts of parliament made for repairing the road from *Ipfwich* to *Cleydon*, and feveral other roads therein mentioned, in the county of *Suffolk*.

LXIX. An act to enlarge the term and powers of an act of the eighteenth year of the reign of King *George* the Second, for repairing the road from *Birmingham*, in the county of *Warwick* (through *Elmdom*) to a lane leading by the end of *Stonebridge* in the faid county.

LXX. An act to enlarge the term contained in two feveral acts of parliament, and to grant a further term and powers for the more effectual repairing, widening, and amending the road from a place called *Earl's Kill* in *Warrington*, to the *Toll Bars* in *Wallgate* in *Wigan*, both in the county of *Lancafter*.

LXXI. An act to continue two acts, of the third and feventeenth years of the reign of King George the Second, for repairing the road leading from Galley Corner, adjoining to Enfield Chace, in the parish of South Mims, in the county of Middlesex, to Lemsford Mill in the county of Hertford.

LXXII. An act for repairing and widening the road from Bicefter in the county of Oxford, to Aylefbury in the county of Bucks.

LXXIII. An act to impower the juffices of the peace for the county of *Devon* to apply a fum of money, out of the county flock, for the opening, making, and maintaining a convenient and commodious highway, from the high freet in the city of *Exeter* to the caffle of *Exeter*.

LXXIV. An act to enlarge the term and powers of an act made in the twentieth year of his late Majetty, for repairing the road from *Cirencefter* in the county of *Gloucefter*, to *Birdlip Hill* in the faid county.

LXXV. An act for building a workhouse in the parish of Saint Martin in the Fields, within the liberty of Westminster, in the county of Middlesen.

LXXVI. An act for repairing, widening, and keeping in repair the road from New Chappell, in the county of Surry, over Copthorn, in the county of Suffex, through Lindfield, to the town of Ditchling, up to the top of Ditchling Bost Hills, in the faid county of Suffex.

LXXVII. An act for amending and widening the road from Saint Stephen's Gate, in the county of the city of Norwich, to the Windmill in the town of Watton, in the county of Norfolk.

LXXVIII. An act for amending and widening feveral roads leading from the *Bell* in *Steke Ferry* in the county of *Norfolk*.

LXXIX. An act to enable the parishioners of Saint Andrew Holborn, London, to purchase a workhouse.

LXXX. An act for building a workhouse for the liberty of Saffron-Hill, Hatton-Garden, and Ely-Rents, in the parish of Saint Andrew Holbourn, in the county of Middlesex.

LXXXI. An

LXXXI. An act for confolidating the rates to be made for the relief of the poor of the respective parishes of Saint Themas, Saint Edmund, and Saint Martin, in the city of New Sarum.

LXXXII. An act to explain, amend, and render more effectual, and to enlarge the term and powers granted by an act paffed in the twenty-fecond year of the reign of his late Majefty King George the Second, fo far as the faid act relates to the repairing and widening the road from Hindbead Heath, in the county of Surry, through Fernburft Lane and Midhurft, to the city of Chichefter, in the county of Suffex; and also for repairing and widening the road from Chichefter aforefaid to Delkey, in the faid county.

LXXXIII. An aft to continue and render more effectual feveral acts for repairing and amending the road from Bigglefwade, in the county of Bedford, through Bugden and Alconbury to the top of Alconbury Hill, and from Bugden to Huntingdon, and from Crofs Hall to Great Stoughton Common, in the county of Huntingdon; and for repairing, widening, turning, and altering the road leading out of the aforelaid road at or near the Ferry-boufe, in the parish of Tempsford, to and through Little Barford, Eynefbury, and Saint News, to the turnpike road at the end of Crofs Hall Lane.

LXXXIV. An act for enlarging the term granted by an act of the twenty-eighth year of his late Majefty's reign, " for re-" pairing and widening the road from Sutton, in the county of " Surrey, through the borough of Reigate, by Sidlow Mill, to " Pover Cross, and from Sutton aforesaid, through Cheam, and over Howell Hill, to Ewell, and also the road from Tad-" worth, by the Windmill, to the bottom of Pebble Hill, in the " faid county;" and for impowering the truftees appointed by an act of the tenth year of his late majefty King George the First, for repairing feveral roads in the counties of Surrey and Suffex, to make a yearly allowance to the truftees appointed by the faid act of the twenty-eighth of George the Second, and for taking certain roads out of the power of the truftees appointed by the faid act of the tenth of George the First, and putting them under the direction of the truftees appointed by the faid act of the twenty-eighth of George the Second ; and for repairing the road from Povey Crofs, in the county of Surrey, to the Oak dividing the counties of Surrey and Suffex ; and also the road from Woodhatch to Peteridge Lane, in the county of Surrey.

LXXXV. An act for repairing and widening the feveral roads from the South Gate, in the borough of King's-Lynn, into the parishes of East Walton, Narborough, Stoke-Ferry, and Downham-Market, in the county of Norfolk.

LXXXVI. An act for repairing and widening the roads from the *Eaft Gate*, in the borough of *King's-Lynn*, into the parifhes of *Geyton* and *Grimftone*, and to the gate next *Hilling*ton, on *Gongham Common*, and to the north end of *Babingley Lane*, in the county of *Norfolk*.

LXXXVII. An

LXXXVII. An act to enlarge the term and powers granted by an act paffed in the first year of the reign of his present Majefty, "for repairing and widening the road from the east "end of West Taphouse Lane to the borough of Liskeard, and from thence to Coomb Row House, and also the road from the faid borough of Liskeard to Crast Hole, and from thence to Crimble Passage and Tar Point, and from Crast Hole aforefaid to Saint German's Beacon, in the counties of Cornwall and Devon," and for amending the roads from Barn Street to Dube Church, and from Lux Sreet to Crathick Ford, and from Bull Post to Treworgey Cross, in the county of Cornwall.

LXXXVIII. An act for repairing and widening the road from Whitchurch, in the county of Southampton, to the turnpike road at Aldermaston Great Bridge, in the county of Berks.

LXXXIX. An act to enlarge the term and powers of an act made in the fifth year of his prefent Majefty, for repairing and widening the road from *Stockport* in the county of *Chefter*, to *Saxon's Lane End* in the county of *Lancofter*, and other roads in the faid act mentioned.

XC. An act to continue, amend, and render more effectual the leveral acts now subsisting for repairing the road from Dunchurch to Stone Bridge, in the county of Warwick.

XCI. An act for enlarging the term and powers of an act paffed in the twenty-fifth year of the reign of his late Majefty, for repairing the leveral roads leading from the town of Bromyard, in the county of Hereford, therein mentioned; and for amending leveral other roads adjoining thereto.

XCII. An act for repairing and widening the road from Workfop to the turnpike road at Kelham, and from Debdale Hill to the great northern road at South Muschham, in the county of Nottingham.

XCIII. An act for building a bridge over the river Clyde, near the town of *Hamilton*, in the county of *Lanark*, and for making and repairing certain roads and avenues leading to the fame.

XCIV. An act for amending the road from Well/bourn Mounfort, to Stratford upon Avon, in the county of Warwick.

XCV. An act for repairing and widening the roads leading from Brighthelmston, to the County Oak on Lovell Heath, in the county of Suffex.

XCVI. An act for repairing and widening the roads from the borough of Bury Saint Edmunds, to the town of Neumarket, in the counties of Suffolk and Cambridge; and from the fouth end of the Ferry-Street in Brandon, to Bury Saint Edmunds, in the faid county of Suffolk.

XCVII. An act to extend the provisions in two acts passed in the third and fifth years of his present Majesty, for repairing the road from *Cambridge* to *Ely*, and from *Ely* to *Littleport*, and other roads therein mentioned, to the road from *Wilburton* to *Mepall*; and for making other provision for repairing the faid road from *Ely* to *Littleport*; and for making and keeping in re-

pair

pair a road from Littleport to Chequer Corner in Downham, in the counties of Cambridge and Norfolk.

XCVIII. An act for repairing, widening, and altering the road from *Macclesfield*, in the county of *Chefter*, to the turnpike road at *Randie Carr lane Head* in *Fernilse*, in the county of *Der*by, leading to *Chapel in the Frith*, in the fame county.

XCIX. An act for repairing and widening leveral toads leading to and through the borough of *Tamsoorth*, and other roads therein mentioned, in the counties of *Stafford*, *Warwick* and *Derby*.

C. An act to continue the term, and to vary and enlarge the powers of two acts of the twelfth year of the reign of King *George* the first, and the eighteenth year of the reign of his late Majefty, for repairing the highways from *Speenbamland*, in the county of *Berks*, to *Marlborough*, in the county of *Wiles*; and for repairing feveral other roads therein mentioned.

CI. An act for repairing and widehing the road from Burford to Banbury, in the county of Oxford; and from Burford aforefaid to the turnpike road leading to Stow, in the county of Gloucefler, at the bottom of Stow-Hill; and from Swerford-gate, in the faid county of Oxford, to the turnpike road in Aynho, in the county of Northampton.

CII. An act to amend an act made in the fixth year of the reign of his prefent Majefty, for making a navigable cut or canal from the river *Trent*, at or near *Wilden Ferry*, in the county of *Derby*, to the river *Merfey*, at or near *Runcorn Gap*; and for granting further powers for that purpose.

CIII. An act to explain and amend an act made in the fixth year of the reign of his prefent Majefty, intituled, An act for making and maintaining a navigable cut or canal from the river Severn, between Bewelley and Titton Brook, in the county of Worcefter, to crofs the river Trent, at or near Heywood Mill, in the county of Stafford, and to communicate with a canal intended to be made between the faid river Trent and the river Mersey; and for granting further powers for that purpose.

CIV. An act to explain and amend an act made in the thirty-fecond year of the reign of King George the Second, for improving the navigation of the river Clyde, to the city of Glafgow, and for building a bridge crofs the faid river, from the faid city, to the village of Gorbells.

CV. An act for making and maintaining a navigable cut or canal, and waggon way, from the collieries in the parishes of Old and New Monkland, to the city of Glasgow.

CVI. An act to continue the term, and alter and enlarge the powers of an act made in the thirty-first year of his late Majesty, for repairing the road from the village of *Magor*, to the bridge foot in the town of *Chepstow* in the county of *Monmouth*, and other roads in the counties of *Monmouth* and *Gloucester*; and for repairing and widening several other roads adjoining to the faid roads.

CVII. An act to continue the term, and alter and enlarge the pow-

transported from Southampton, to fey, and Alule of the inhabitants there. The exporter landing thereof, a certificate within the and fo as the quantity do

Nor is it to shall be transto the life of Man, for the use of the inhabitants there ;

quarters.

The exporter giving fecurity, &c.

a certificate, &ç.

and fo as the quary.ty fhipped from both ports do not exceed 2, 500 whole, &c.

Nor is to extend to fuch wheat, &c.

ted, as shall be Guernjey, and Alderney, or any of them, for the only use of the inhabitants of those islands; so as the exporter, before the lading of fuch commodities, or laying the fame on board, do be-Jersey, Guern. come bound, with other sufficient security, in treble the value thereof, which the customer or comptroller of the same port derney, for the hath hereby power to take in his Majefty's name, and to his Majesty's use, and for which security no fee or reward shall be given or taken, that such commodities shall be landed in the faid islands of Yerfey, Guernfey, and Alderney, or one of them giving fecurity (the danger of the leas only excepted) for the use of the inha-for the due hitants there and thall not be lended or fold in bitants there, and shall not be landed or fold in any other parts whatfoever; and to return the like certificates of the landing and returning the fame there, as are required by the faid act made in the laft festion of parliament on the exportation of the faid commodities to the British colonies in America, and within the time for that in the faid act; purpole in the faid act mentioned; and fo as the quantity of wheat, flour, malt, barley, bread, bifcuit, and peafe, which at any time or times after the passing of this act, and during the not exceed in continuation thereof, shall be shipped at the faid port for the faid the whole 5000 iflands, or either of them, as aforefaid, doth not exceed in the whole five thousand quarters; any thing in the faid act contain-

ed to the contrary notwithstanding.

III. Provided allo, That this act, or the faid former act, shall extend to fuch not extend to any wheat, barley, oats, meal, or flour, to be wheat, &c. as transported out of or from the ports of Whitehaven or Liverpeale only into the Isle of Man for the only use of the inhabitants of white-haven that island; fo as the exporter, before the lading of fuch wheat, or Liverpoole barley, oats, meal, or flour, or laying the fame on board, do become bound with other fufficient fecurity in treble the value thereof (which the customer or comptroller of either of the faid ports refpectively hath hereby power to take in his Majefty's name, and to his Majefty's ufe) (for which fecurity no fee or reward shall be given or taken) that such wheat, barley, oats, meal, or flour, shall be landed in the faid Isle of Man (the danger of the feas only excepted) for the ule of the inhabitants there, and shall not be landed or fold in any other parts whatand returning foever; and to return the like certificates of the landing the fame there, as are required by the faid act made in the last febfion of parliament on the exportation of the faid commodities to the British colonies in America, and within the time for that purpose in the said act mentioned; and so as the whole quantity of wheat, barley, oats, meal, and flour, which at any time or times after the paffing of this act, and during the continuation thereof, shall be shipped at both the faid ports for the quarters in the faid Ifle of Man, shall not exceed in the whole two thousand five hundred quarters; one moiety thereof to be exported from the faid port of Whitehaven, and the other moiety thereof to be exported from the faid port of *Liverpeole* : any thing in the faid act contained to the contrary notwithstanding.

IV. Provided alfo, That nothing in this act contained shall extend to prohibit the committee of merchants trading to Africa

from

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from exporting, during the continuance of this act, any quan-exported by tity of wheat flour not exceeding two hundred quarters, or any the African quantity of bread or bifcuit not exceeding fifteen tons in the Africa, not whole of fuch bread or bifcuit, or of fuch bread and bifcuit to exceeding a gether, to the British forts, caltles, and factories, in Africa, for certain quanthe fupport of the perfons refiding there; fo as the like fecurity tity of each be given for the exporting thereof as is required by the faid act fort, &c. to be given by perfons carrying the faid commodities to the ing first given. British colonies in America.

V. Provided always, and be it enacted by the authority afore. None of the faid, That no corn, grain, meal, malt, flour, bread, bifcuit, or commodities farch, which fhall be exported by virtue of this act, fhall be in- for exported are initial to trilled to any of the bounties or drawbacks which are allowed and any drawback, made payable on the exportation of fuch commodities, or any of them.

VI. Provided nevertheles, That the faid continuation may Provision for be abridged or fhortened; and this act, and the faid former abridging the act, or both or either of them, or any part thereof, may be alor altering the tered and varied by any other act or acts to be made in this faid act, prefent sefition of parliament.

CAP. II.

An all to continue feveral alls made in the last fession of parliament, for allowing the importation of wheat, wheat flour, barley, barley meal, pulse, oats, eatmeal, rye, and rye meal, duty free; and also so much of an all made in the same selfion as relates to the free importation of rice from his Majesty's colonies in North America; and to allow the importation of wheat and wheat flour from Africa, for a limited time, free of duty.

HEREAS it is expedient that the laws herein after men-Preambles. tioned should be continued; May it therefore please your Majefty, that it may be enacted, and be it enacted by the King's most excellent majesty, by and with the advice and consent of the lords fpiritual and temporal, and commons, in this prefent parliament affembled, and by the authority of the fame, That the feveral acts made in the last session of parliament; that is to fay, an act, intituled, An act for allowing the importation of Recited act wheat and wheat flour from his Majefty's colonies in America, into continued, this kingdom, for a limited time, free of duty; and allo fo much of with respect an act, intituted. An act for allouring the free importation of sites an act, intituled, An act for allowing the free importation of rice, tation of rice fago-powder, and vermicelli, into this kingdom, from his Majesty's until 1 Jan. colonies in North America, for a limited time, as relates to the 1769. importation of rice, shall continue, and shall be in full force and effect, and be carried into execution, until the first day of January, one thousand seven hundred and fixty nine; and an act, intituled, An act for further allowing the importation of Alfo the two wheat and wheat four, barley, barley meal, and pulfe, free of du- acts here re-ty, into this kingdom from any part of Europe; and alfo an act, continued till intituled, An act for allowing the importation of oats, and oatmeal, 20 days after' B.2 rye, the com-

the next feffion of parliament.

mencement of rye and rye meal, into this kingdom, for a limited time, free of duty ; shall continue, and shall be in full force and effect, and be carried into execution, until the twentieth day after the commencement of the next feffion of parliament.

II. And be it further enacted by the authority aforefaid,

6d. per lb. on That for and upon all rice which shall be imported into this the re-exrice imported duty-free,

portation of all kingdom duty-free by virtue of this act, and which shall be again exported thereout, there shall be paid and answered to his Majefty, his heirs and fucceffors, a fublidy of poundage of fix pence in the pound, according to the value or rate fet upon rice imported in the book of rates referred to by the act of the twelfth year of King Charles the Second; which faid fubfidy of fix pence in the pound upon fuch rice fo exported, shall be raifed, levied, collected, and recovered, by fuch ways and means, and under fuch rules, regulations, penalties, and forfeitures, as the lublidy of poundage for any goods or merchandizes exported from Great Britain may be raifed, levied, collected, or recovered, by any act of parliament now in force, as fully and effectually, to all intents and purposes, as if the several clauses, powers, directions, penaltics and forfeitures, relating thereto, were particularly repeated and re-enacted in the body of this prefent act; and that fuch duties shall (the necessary charges of management excepted) be paid into the receipt of his Majefty's exchequer, and be there referved for the disposition of parliament.

III. Provided alfo, and be it enacted by the authority aforewheatflour al- faid, That it shall be lawful to and for any of his Majefty's fubjects to import into Great Britain, in any thip or veffel naimported du- vigated according law, at any time or times before the first day of January, one thousand seven hundred and fixty nine, any wheat or wheat flour from any part of Africa, without the payment of any fublidy, cuftom, duty, or impolition whatfoever; any thing in any former or other act or acts of parliament to the contrary thereof in any wife notwithftanding.

IV. Provided also, and be it further enacted by the authoribe made of all ty aforefaid, That due entries shall be made in such manner and form as were used or practifed before the commencement of the last fession of parliament, of the faid commodities which

shall be imported into this kingdom by virtue of this act, at the cuftom-house belonging to the ports of importation; or, in otherwife they default thereof, the commodities fo imported, and whereof fuch entries shall not be made, shall be subject and liable to such and the fame duties as would have been payable thereon, in cafe the The faid com- free importation thereof had not been allowed; and that all modifies may fuch wheat, wheat flour, barley, barley meal, pulfe, oats, and oatmeal, and rye and rye meal, may be carried coaftwife, during the continuance of this act, under the fame regulations as the like articles, being the growth of this kingdom, are allowed to be carried coastwife; any thing in any act or acts of parliament contained to the contrary notwithstanding.

V. Provided nevertheles, That the faid continuations or any abridging the of them, may be abridged or fhortened; and this act, and the faid

to be paid into the exchequer, and referved for the disposition of parliament.

Wheat and lowed to be ty-free from Africa by any of his Majefty's fubjećts, &c. at any time before **1** Jan. 1769.

commodities fo imported ;

are liable to pay duty.

be carried coastwise.

Provision for

faid former acts, or any of them, or any part thereof, may be continuations altered and varied by any other act or acts to be made in this or altering the prefent fession of parliament.

CAP. III.

An act for the free importation of Indian corn, or maize, from any of his Majesty's colonies in America, for a time therein limited.

THEREAS the importation of Indian corn, or maize, from Preamble. any of his Majesty's colonies in America, into Great Britain, for a limited time, duly free, may be of advantage to this kingdom : May it please your Majesty, that it may be enacted; and be it enacted by the King's most excellent majesty, by and with the advice and confent of the lords spiritual and temporal, and commons, in this prefent parliament affembled, and by the authority of the fame, That it shall and may be lawful to and for Indian corn, any perfon or perfons whatfoever to import any Indian corn, or or maize, almaize, from any of his Majefty's colonies in America, into Great lowed to be Britain, at any time or times before the first day of February Britain, at any time or times before the first day of February, any of his Maone thousand seven hundred and fixty nine, without the pay-jefty's colonies ment of any fubfidy, cuftom, duty, or imposition whatloever; in America, and that the same may also be carried coastwise, under such re- duty free, gulations as wheat and wheat flour of the growth of this king- at any time dom are now allowed to be carried coaftwife, at all times before 1 Feb. the faid first day of *February*, one thousand seven hundred and the faid first day of February, one thousand seven hundred and fixty nine; any thing in any former or other act or acts of parliament to the contrary thereof in any wife notwithstanding.

II. Provided always, and be it further enacted by the autho-Provided a rity aforefaid, That a due entry shall be made, in such manner due entry be and form as were used or practised before the making of this act, of all *Indian* corn, or maize, which shall be imported or brought into this kingdom before the faid first day of *February*, one thousand seven bundred and sixty nine, at the custom-house belonging to the port into which the same shall be imported or brought in; or otherwise, in default of making such entry, such otherwise to *Indian* corn, or maize, shall be liable and subject to such and be liable to the same duties as were payable upon the importation thereof before the making of this act; any thing in this act contained to the contrary notwithstanding.

CAP. IV.

An act for continuing and granting to his Majefty certain duties upon malt, mum, cyder, and perry, for the fervice of the year one thousand feven hundred and fixty eight.

CAP. V.

An act to explain, amend, and render more effectual, an act paffed in the feventh year of his prefent Majefly's reign, intituled, An act to explain, amend, and reduce into one act of parliament, the feveral flatutes now in being for the amendment and prefervation of the publick high-

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ways

Anno octavo Georgii III. C. 5.

ways of this kingdom; and for other purposes therein mentioned.

1767.

Preamble, reciting a claufe and provifo in an act of the last ichion. £ 40.

X7 HEREAS by an act passed in the seventh year of bis prefent Majesty's reign, intituled, An act to explain, amend, and reduce into one act of parliament, the feveral statutes now in being for the amendment and prefervation of the publick highways of this kingdom; and for other purposes therein mentioned; it is, among other things, enacled and declared, That no waggon, having the wheels bound with streaks or tire of a less breadth than two inches and a balf, when worn, or being fet and fastened on with role-headed nails, shall go or be drawn with more than three borfes; and that every owner or driver of any fuch waggon shall forfeit and lose all such borses above the number three, with all gears; bridles, halters, and accoutrements, to the fole use and benefit of any person or persons who shall seize or distrain the same; with a proviso next after the faid claufe, containing particular restrictions as therein mentioned: and whereas great inconveniencies have arifen, and may arife, from the faid clause, which require an immediate remedy: therefore, for preventing thereof for the future, be it enacted by the King's most excellent majesty, by and with the advice and confent of the lords fpiritual and temporal, and commons, in this prefent parliament affembled, and by the authority of the fame, That as well the faid claufe as the faid provifo, and every thing therein respectively contained, shall be, and the same is and are hereby repealed and made void to all intents and purpoles.

II. Provided always, and be it further enacted, That nothing in the faid recited act contained concerning the number of horses, shall extend, or be construed to extend, to any carts, waggons, or other carriages employed only in carrying any one stone, block of marble, cable rope, piece of metal or timber, or to fuch ammunition or artillery as shall be for his Majesty's fervice.

III. And whereas in and by the faid act, an act paffed in the fourteenth and fifteenth of King Henry the Eighth, for altering highways in the weld of Kent; and an act paffed in the twenty fixth year of the faid King, intituled, A bill for the highways in the county of Suffex, are repealed : and whereas great benefits have arifen to the highways of the faid counties of Kent and Suffex, from the repealed by exercise of the powers given by the faid acts last mentioned: there-the recited fore be it hereby further enacted, That the faid last mentioned acts shall be, and the same are hereby revived, and shall be and remain in full force and effect to all intents and purpoles whatfoever.

IV. And be it further enacted by the authority aforefaid, That nothing in the faid recited act or this act contained, touching the making and returning lifts of qualified perfons to be furveyors of the highways, and the appointment of fuch furveyors, nor the repeal of part of an act made in the third year of King William and Queen Mary relating to fuch furveyors, shall extend, qualified to be or be construed, deemed, or taken to extend, to the city of . Briftal 🛓

The recited claufe and provifo repealed.

Restrictions in the recited act, concerning the number of horfes, not to extend to carriages employed in carrying any of the particulars herein mentioned. Act 14 and 15 Hen. 8. and 26 Hen. 8. which were feffion, are revived and to be in full force. Nothing in the recited or present act. touching the making and returning lifts

of perfons

Briffal; but that the feveral acts of parliament which have been furveyors of paffed previous to the faid act of laft feffion relative to furveyors the highways, and the apof the highways, and to cleanfing, paving, lighting, and regulatpointment of ing, the ftreets and other places within the faid city, fhall remain fuch furveyin full force, and be executed in as full and ample manner and ors; nor the form, to all intents and purpoles, as the fame might or ought of the act of to have been, if neither the faid act of laft feffion, nor this act, $\frac{1}{3}$ Will&Mary, had ever been made; and the competent number of qualified relating to perfons, of which a lift is directed by the faid act of the third of fuch furvey-King William and Queen Mary to be returned for each parith to the juftices at their special feffions, in order for the appointtion the furveyors, is hereby declared, fo far as concerns the but the fevecity of Briffal, shall be ten at the least; and that all appoint-ral acts, prements of fuch furveyors that have been made within the faid city by virtue of the faid act of last feffion, shall from hencethe fait feffion, forth be void.

veyors, and to the cleaning, lighting, &c. the fireets in Briffol, are to be in force, and fully executed. The number of qualified perfons, directed by act 3 Wil. & M. to be returned, in the lifts for each parifh, to the juffices, as far as concerns Briffol, is to confif of so at the leaft; and all appointments of furveyors, within the faid city, under the act of the laft feffion, are from henceforth declared void.

CAP. VI.

An act to indemnify fuch perfons as have omitted to qualify themfelves for offices and employments within the time limited by law, and for allowing further time for that purpole; and to indemnify members, and officers in cities, corporations, and borough towns, whole admiffions have been omitted to be stamped according to law, or, having been ftamped, have been loft or millaid, and for allowing them time to provide admiffions duly ftamped.

Preamble, reciting the feveral qualifying acts of 1 Geo. 1. 13 Car. 2. 25 Car. s. 30 Car. s. 8 Geo. 1. 9 Geo. 2. 18 Geo. 2. and 6 Geo. 3. Perfons, who at, or before, the passing of this act, have omitted to qualify themfelves for offices and employments, as the laws direct, &c. and who shall duly qualify themselves on or before 25 Dec. 1768, are indemnified for any fuch previous omiffion, and recapacitated; and all elections and acts done, or to be done, by them, &c. are declared to be as valid, as if they had before duly qualified themfelves as the faid feveral acts direct; except in fuch cafes where final judgement hath been given in any court for the penalty incurred by any luch omiffion. Town clerks, and other publick officers, and perfons whole appointments, and admiffions, or entries of admissions in the court books, may not have been provided; or not duly ftampt; or which have been loft or miflaid; providing, &c. the fame on or before 25 Dec. 1768, are confirmed in their offices, and indemnified, notwithstanding such omission. Offices, &c. already avoided by judgement of a court, and legally filled up, confirmed. Perions fued may plead the general iffue.

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An act for punishing mutiny and defertion; and for the better payment of the army and their quarters.

Preamble. Number of forces 17,253, including 2,460 invalids. After 24. March 1768, during the continuance of this act, every officer and private man, who thall mutiny or defert, &c. or lift in any other regiment, &c. or thall be found fleeping on, or thall defert, his poft, or hold illegal correfpondence with the enemies of his Majefty, or thall firke, or difobey his fuperior officer; thall fuffer death, or fuch punithment as a courtmartial thall inflict. The king may grant a committion to hold a courtmartial, &c. Courts-martial may inflict corporal punithment for immora; lities, &c. General court-martial not to conflit of lefs than 13; (except B 4

within the garrifons of Goree and Senegal, &c.) and the prelident to be a field officer or officer next in feniority, not under the degree of a captain ; (except in the garrifons of Goree and Senegal, where they are to confift of 5 at least :) may administer an oath to witness. Officers to be sworn. The oath. The oath. The judge advocate to be fworn. The oath. In fentences of death, the number of officers to concur, &c. Hours of trial. Deferter may be adjudged to ferve in any corps abroad for life, or a term of years ; but returning without leave before expiration of fuch term, he shall fuffer The party tried, intitled to a copy of the fentence and proceeddeath. ings of the court-martial. Original proceedings, &c. of courts-martial to be transmitted to the judge advocate general in London, &c. None to be tried a fecond time for the fame offence, except in cafe of appeal. This act not to exempt foldiers from ordinary process. Penalty on falle certifi-cates to excuse foldiers from musters. Penalty on officers making falle musters, &c. Fictitious names allowed by his Majefty's order upon the muster rolls, for the maintenance of officers widows, not to be construed a falle muster. Muster master to give notice of muster to mayor, &c. Penalty on muster-master neglecting to to do. Muster-rolls to be figned by the mayor, &c. Penalty on perfons offering themfelves to be failly mustered. Horses faily mustered, to be forfeited, &c. Forfeiture how to be levied. Officer embezilling, &c. military stores, to be cashiered, and forfeit 100 /. and the damage to be made good by fale of his goods and chattels; for want of diffrefs, the perion to be committed. Application of the forfeiture. Mufter-malter, &c. taking a mufter, to make oath. The oath. Mufterrolls, though transmitted without the oath indorsed to the paymasters general, to be good vouchers to the auditor. Penalty on agent, &c. detaining officer's or foldier's pay. Weekly rates. Penalty on agents difobeying of orders. Surgeon, &c. within ten miles of London, &c. to certify who are fick ; and commanding officer, who are employed in raifing recruits. Penalty on officer mustering perfons by wrong names. Constables, &c. to quarter officers and men in inns, ale-houses, &c. But in no diftillers houses, or thopkeepers, or in any private houses. Penalty on constables, &c. quartering foldiers in private houses, &c. Penalty on officers quartering foldiers contrary to this act, &c. Perfons aggrieved by being quartered on, may complain to any justices, and be relieved. No justice having any military office, to be concerned in billeting his foldiers. Officers and foldiers to pay rates for their provisions. What inn-holders may allow men quarter'd on them, instead of meat. Penalty on taking money to excuse any perfon from quartering. Dragoons, &c. and their horfes, to be billeted in the same house. Manner of changing men and horses. Clause relating to a foldier's fettlement for his wife and children. Officers, &c. to be quartered in Scotland as the laws in force at the union direct. No paymafter, &c. to make deductions out of officers or private mens pay. Exceptions. Treasury may iffue out the money due for clothing, every two months. Paymafters to deduct the off-reckonings. Officers to give notice to innkeepers of fubfiftence-money in their hands. Rates of fubfiftence to be paid to innkeepers, &c. for foldiers quarters. Penalty on officers not paying sublistence money. On nonpayment of quarters, the officers to make up accounts, &c. No muster in Westminster, &c. but in the presence of two or more justices. Constables, &c. may billet foldiers in Westminfter, &c. Petty constables, &c. to quarter foldiers in their respective divifions. Constables, &c. to deliver lists at quarter fessions, on oath, of inhapitants, and foldiers quartered in their respective divisions; to be inspected without fee. Copies of fuch lifts to be wrote by the clerk, at 2 d. per fheet, containing 150 words. Penalty on default. Penalty on giving defective lifts. How to be levied. This act to extend to Jerley, &c. Mutter rolls to be closed on day of muster, and returned to the paymaster of the forces, &c. Penalty. Juffices may order conftables to provide carriages. Rates for carriages. Penalty on officers forcing waggons to travel more than one day's journey, &c. Penalty on conftables, &c. neglect. Treasurers of the county to repay the conftable's extraordinary charges. The money for those purposes how to be raised. No waggon, &c. to carry above 30 hun-dred weight. Carriage in Scotland how to be provided. Soldiers wives, ac. not to be quartered without confent. Penalty. Penalty on officers or foldier

foldiers defroying the game. How the account of every regiment thall be kept. Penalty on paymatters, &c. Penalty on colonels. Non-committion officer embezzling foldier's pay, to be reduced, &c. Justices may commit deferters. Reward for taking up deferters. Penalty on perfons concealing deferters, or buying their arms, clothes, &c. Penalty on officer breaking open house without warrant. His Majesty impowered to make articles of war. None to be adjudged of life or limb, but for crimes expressed to be fo punishable by this act. Deserters beyond sea, &c. may be tried here or in Ireland. This act to extend to deferters, &c. in Ireland, &c. Perfons acquitted by the civil magistrate, may only be calhiered by a court-martial. Perfons accused of capital crimes, &c. to be delivered over to the civil magistate, &c. Paymasters, &c. to account with executors. Persons fued may plead the general iffue. Treble cofts. All fuits to be brought in fome of the courts of record at Weitminster or Dublin, or the court of feffion in Scotland. Continuance of this act. Penalties against the act r George 1. where to be fued for. No volunteer liable to procefs, unlefs for fome criminal matter, or unless for a real debt of the value of 10 /. Oath . of the debt to be made before a judge, and a memorandum thereof mark-ed on the back of the process. Plaintiff may file a common appearance. Penalty on taking money to excuse any person from quartering; or victuallers refuling to quarter foldiers. Juffices may order conftables to give an account of the number of foldiers quartered, &c. How the troops are to pay in paffing over ferries in Scotland. Claufe for relief. of perfons haftily lifting themfelves. Perfons refufing the faid relief, to be proceeded against as if duly inlifted. Offences against former mutiny acts punishable by this act. None liable to be tried, &c. for offences against former acts, which were committed 3 years before ifluing the warrant for trial; except for de-fertion. Officers, &c. of the trains of artillery fubject to this act. Ameri-can troops, acting in conjunction with British forces, liable to the fame martial laws. Officers and foldiers of the American troops fent over to Great Britain, to be quartered and billeted as the British forces, and under the fame regulations and penalties. Where any corps beyond feas shall be relieved in order to return home, fuch of the men as shall choose may be inlifted, and incorporated with those appointed to remain; the occasion of quitting fuch former corps to be recited in the inlifting certificate. This act not to extend to the militia farther than is directed by the militia laws. As often as it shall be necessary, officers of the land and marine forces may fit in conjunction upon courts-martial; taking rank according to the feniority of their commissions.

CAP. VIII.

An act for granting an aid to his Majefty by a land tax, to be raifed in Great Britain, for the fervice of the year one thousand seven hundred and sixty eight.

Preamble. 1,5.8,275!. 61. & 8d. 37. to be raifed in Great Britain. 1,492,309!15. & 10 d. 19. to be raifed in England, in one year, from 25 March 1768. Perfonal effates (except defperate debts, flock on land, houthold goods, and loans to his Majefty) to pay 3 s. in the pound. Employments of profit (except military officers of the army or navy) to pay 3 s. per pound. Penfions and annuities out of the exchequer, &c. to pay, &c. Lands, tenements, mines, &c. to be charged with equality and indifference, &c. Lands, &c. fubject to rent charges, annuities, &c. Commiffioners of the land tax for the year 1763, to put this act in execution. Commiffioners to meet on or before the 30th of April, 1768, as by the act 4 W. & M. and may fubdivide themfelves, &c. A lift of the commiffioners to act in each divifion, to be given to the receiver-general. Commiffioners to fummon fit perfons to be affeffors, who are to appear before them in 8 days; and then to give them a charge. Perfons ablenting, or refuing to ferve, forfeit, not exceeding 5 l. nor lefs than 40 s. Affeffors to be two at leaft, and fufficient inhabitants. Affeffments to be brought in at a day and place prefixt. The full fum charged to be affeffed. A certificate of the affeffment to be brought in, with the collectors names. Affeffors, &c. neglecting their duty, to be fined not above 40 l. Affeffors to deliver one copy of the affeffments to the sommiffigners. Duplicates thereof to be figned, &c. and one delivered to the

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Commissioners may act for any city, being inhabitants, or inns of court, &c. Attornies, &c. not to be commissioners without possessing too *l* per-ann. No commissioner of the city of London, or liberty of St. Martin, le Grand, to act, unless rated at 20 *l* per ann. of his own estate, &c. No commissioner of the city, &c. of Westminster to act, unless rated at 20 *l*. per ann. of his own eftate. Perfons difabled, prefuming to act, to forfeit . so l. Collectors of the new water-works in Exon chargeable. Her majefty the Queen not chargeable; nor her royal highness the Princess Dowager of Wales; nor their royal highness the dukes of Gloucester or Cumberland, or princefs Amelia. Superannuated fea officers not to pay, &c. nor poor knights of Windfor. Refidentiaries in what cafes not chargeable. Nor 100% per ann. to the poor clergy of the ifle of Man. Nor pages of Receivers-general to give notice of failures in payment of the honour. Commiffioners for Lincoln to act in Lincoln Clofe. And for the taxes. county in St. Martin Stamford Baron. Auditor to keep a register, &c. Deputies to pay for principals, and on nonpayment liable to diffrefs. Receiver general to give a lift of money received by him, at the time and place appointed. On refufal, to forfeit any fum not exceeding ao *l*. Colfectors may keep to much money as any two committioners judge reatonable. No receiver to return an infuper upon any county, &c. after 3 years, for monies in arrear ; but the same to be a debt on him and his securities. Sheriff, on writs of *Diffringas*, to return iffues after the rate of *sl*. per cent. of the fum fet *infuper*; and procefs to iffue thereupon, &c. Waterworks in Shrewsbury chargeable. Who fhall have the benefit only of overplus fums uncharged. Claufe for the cafe of protestants, to whom lands, &c. have come, which have been doubly taxed. Where lands formerly doubly taxed are liable only to a fingle affeffment; commiffioners, on complaint, to examine into the truth thereof, and to certify the fame to the barons of the exchequer, before 29 Sept. 1768; who are to discharge the overplus before the last day of Nov. 1768. Certificates of the fums difcharged to be produced to the commissioners at their next meeting. Commiffioners may fummon collectors, who have converted land tax monies to their own use, or their heirs, &c. and on examination may iffue their warrants for paying fuch monies to his Majefty's use. The payments made according to the commissioners warrants, &c. shall be discharges to the collectors, or their heirs, &c. Collectors not paying, may be imprisoned, and their eftates feized and fold. Arrears of former land taxes to be levied by the prefent commissioners. No receiver general, or his agents, may fue the county for a robbery, unlefs the perfons carrying the money be 3 in company. Tolls or duties on turnpikes not chargeable by this or any former act. Commissioners may, before 29 Sept. 1768, summon assessors, who have not charged their estates fince 6 May, 1717, and examine them upon oath, and award fatisfaction, to be levied and paid to the collectors. Commiffioners, &c. to diftinguish and set down the gross sums affested for double taxes, to be transmitted in the exchequer. Assessments on the town of Cambridge to be raifed on manors, &c. and on fishings, &c. on the river Cam. On whom, and when, yearly allefiments on fairs, &c. to be collected. Diftrefies on default of payment, how to be levied. Tenants of booths, &c. to pay the rates, and deduct them out of their rents, &c. 35,965 L 10s. 10d. 2 q. to be railed in Scotland, by an 8 months cels of 4,495l. 13 s. to d. and five fixteenth parts of a penny, per menfem; to be rated as the tax roll now is or shall be fettled by themselves. The first two months ceis to be paid 24 June, 1768. Second 29 Sept. 1768. Third 25 Dec. 1768. Fourth 25 March, 1769. Commissioners for putting this act in execution in Scotland: and execution to be done as by the faid acts. First meeting to be at the head burghs on 30 April, 1768. All claufes in former acts relating to the bringing in the cels, &c. to be in full force. No perfons in Scotland holden to produce their receipts after 3 years. Debtor ewing money in Scotland at 6 per cent. to retain a 6th part of 6 per cent. from 11 Nov. 1767, to 11 Nov. 1768. 35,965 l. 10 s. 10 d. 29. to be raifed free of all charges, and to be paid at Edinburgh. No perfon to be a committioner of the land tax in Scotland, who is not infeoft of 100 l. Scots per ann. real rent, in the county where he acts. Exception. Commissioners in Scotland

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land to take the oaths, and fubicribe the affurance. Provoft, &c. of any royal borough may act as a commiftioner. Claufe of loan at 31. per cent. Tallies of loan to be furck, &c. Orders to be registered and paid in courfe. No fee for registering, &c. Penaky for undue preference. No undue preference, where tallies are dated or brought the fame day: nor if fubfequent orders be paid before fuch as were not demanded in courfe. Orders affignable. Commiftioners of the treasfury impowered to prepare any number of exchequer bills of one common fum, or different fums, in the principal monies. Bills to bear intereft at 31. per cent. per ann. Thefe bills to be numbered arithmetically. Treasfury to direct the courfe of payment for loans or exchequer bills, and to appoint cheques, &c. The bills to be placed as cafh in the exchequer. Claufes in the malt tax act relating to exchequer bills, extended to this. How the monies arifing by this act fhall be applied. Treasfury on 29 Sept. 1769, to take an account of all monies raifed and dicharged. Unfatisfied monies to be paid out of the next aid, or out of the finking fund. The monies to be replaced out of the first fupplies. Deficiency of the land tax 6 Geo. 3. how to be fupplied.

CAP. IX.

An alt to continue and amend an alt made in the fifth year of the reign of his present Majesty, intituled, An alt for importation of falted beef, pork, bacon, and butter, from Ireland for a limited time; and for allowing the importation of falted beef, pork, bacon, and butter, from the British dominions in America, for a limited time.

W HEREAS it is expedient that the law berein after men-Preamble, tioned foould be continued and amended: may it therefore pleafe your Majefty, that it may be enacted; and be it enacted by the King's most excellent majefty, by and with the advice and confent of the lords spiritual and temporal, and commons, in this prefent parliament affembled, and by the authority of the same, That an act made in the fifth year of the reign of his prefent Majesty, initialed, An act for importation of faited beef, pork, Act 5 Geo. 3. bacon, and butter, from Ireland, for a limited time; which act was afterwards continued until the first day of February, one thou-further contifand feven hundred and fixty eight, shall continue, and shall nued to 3 Febbe in force and effect, and be carried into execution, from the ¹⁷⁶⁹; faid first day of February, until the first day of February, one thousand seven hundred and fixty nine; except such parts of the faid act as are herein after varied or altered.

II. Provided neverthelefs, and be it further enacted, That and goods, from and after the first day of *February*, one thousand feven hun-&c. imported dred and fixty eight, no subsidy, custom, imposition, rate, or by virtue of duty whatfoever, shall be paid or payable upon, for, or in respect present act, of, any of the goods or commodities which shall be imported to be duty into this kingdom by virtue of the faid former act or this act; free, &c. but that all such goods and commodities shall and may be freely landed; and the importers or proprietors thereof, or any other perfon or perfons, shall not be subject to any penalty, torfeiture, or loss, or such goods or commodities liable to be feized or forfeited for or on account of such landing; any thing contained in the faid former act to the contrary notwithstanding.

III. Provided nevertheles, That the faid continuation may provision for -

be thortening the

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continuation, or altering or varying these acts.

Salted provifions allowed to be imported from the British coloca duty free, 2769.

be abridged or thortened, and this act and the faid former act, or either of them, or any part thereof, may be altered and varied, by any other act or acts to be made in this prefent sellion of parliament.

III. And be it further enacted by the authority aforefaid, That from and after the first day of February, one thousand seven hundred and fixty eight, it shall and may be lawful for any perfon or perfons to import into Great Britain, from the British nies in Ameri. dominions in America, at any time or times before the first day of May, one thousand seven hundred and sixty nine, any falted before 1 May, beef, pork, bacon, and butter, without the payment of any fubfidy, cuftom, duty, or impofition whatfoever; any thing in any former act or acts of parliament to the contrary thereof in any wife notwithstanding.

CAP.X.

An att to enable bis Majesty to licence a playbouse in the city of Bath.

Preamble.

Clause in act 10 Geo. 2. repealed, with respect to the city of Bath.

The crown grant letters patent for establishing a the faid city. jected.

THEREAS a licenced playhoufe is much wanted in the city of Bath ; may it therefore please your Majesty, that it may be enacted; and be it enacted by the King's most excellent majefty, by and with the advice and confent of the lords spiritual and temporal, and commons, in this prefent parliament affembled, and by the authority of the fame, That fo much of an act of parliament which passed in the tenth year of his late Majesty's reign, intituled, An act to explain and amend fo much of an all made in the twelfth year of the reign of Queen Anne, intituled, An act for reducing the laws relating to rogues, vagabonds, sturdy beggars, and vagrants, into one act of parliament; and for the more effectual punishing such rogues, vagabonds, sturdy beggars, and vagrants, and fending them whither they ought to be fent, as relates to common players of interludes; whereby all perfons are discharged to represent any entertainment of the stage whatever, in virtue of letters patent from his Majesty, or by licence of the lord chamberlain of his Majefty's houshold for the time being, except within the liberties of Westminster, or where his Majesty is residing for the time being, be, and the fame is hereby, repealed, with respect to the faid city of Bath ; and that it thall and may be lawful for his Majesty, his heirs, impowered to and fucceffors, to grant letters patent for establishing a theatre or playhouse within the faid city, which shall be intitled to all the privileges, and fubjected to all the regulations, to which theatre within any theatre or playhouse in Great Britain is intitled and sub-

CAP. XI.

An aft for further regulating the proceedings of the united company of merchanis of England trading to the East-Indies, with respect to the making of dividends.

Proamble.

X7 HEREAS it was found necessary, in the last sessions of parliament, for focuring, as well the permanent interest of the united

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united company of merchants of England trading to the East Indies, as the state of credit both private and public, from the mischiefs which must have ensued from an improper and improvident increase of the dividend of the faid company, that the faid company should, for a time, be restrained from making any further increase of their dividends beyond the rate at which it then flood payable, and to which it had then lately been increased ; And whereas the time, for which fuch restriction was then laid, did expire at the beginning of this prefent feffion of parliament : Now, for as much as the farther interpolition of parliament, for the fame falutary purpole, is at this time neceffary, be it therefore enacted by the King's most excel-lent Majesty, by and with the advice and confent of the lords dividend, be-spiritual and temporal, and commons in this prefent parliament yond 101. per affembled, and by the authority of the fame, That it shall not cent. per ann. be lawful for any general court of the faid company, at any to be refolved time before the first day of *February*, one thousand seven hun- on at any gedred and fixty nine, to declare, or refolve upon, any increase of the company,

dividend beyond the rate of ten pounds per centum per annum, before a Feb. 1769-

CAP. XII.

An act for the regulation of his Majefty's marine forces while on thore.

being the rate of the prefent dividend.

Preamble. After 25 March 1768, during the continuance of this act, every marine officer and private man on there, who shall mutiny or defert, &c. or lift in any other regiment, &c. or shall be found fleeping on, or thall defert his poft, or hold illegal correspondence with the enemies of his Majefty, or thall firike, or disobey his superior officer; thall suffer death, or such punishment as a court-marshal shall inflict. The lord high admiral, or commiffioners for executing that office, may grant a commif-fion to hold general courts marshal, &c. Courts marshal may inflict cor-poral punishment for immoralities, &c. Lords, &c. of the admiralty impowered to make articles for punifhment of mutiny and defertion, &c. and to conflitute courts-marshal. None to be adjudged of life or limb, but but for crimes expressed to be so punishable by this act. General court, marshal not to confist of less than 13; and the president to be a field officer, or officer next in feriority, not under the degree of a captain. May adminifier an oath to witneffes. Officers to be fworn. The oath. The oath. The Judge advocate to be fworn. The oath. In fentences of death, nine officers to concur, &c. Hours of trial. The party tried, intitled to a copy of the fentence and proceedings of the court-marshal. Original proceedings of the courts-marshal, to be transmitted to the fecretary of the admiralty, &c. None to be tried a second time for the fame offence. Sentence not to be revised more than once. Deferters beyond fea, &c. may be tried here or in Ireland. This act not to exempt any on fhore from ordinary process. Persons acquitted by the civil magistrate, may only be cashiered by a court-marshal. Persons accused of capital crimes, &c. to be delivered over to the civil magistrate, &c. Fictitious names allowed by his Majefty's order upon the mufter-rolls, for the maintenance of officers widows, not to be construed a falle muster. Paymaster to pay the full pay of such men to the receiver. Conftables, &c. to quarter officers and men in inns, ale-boufes, &c. But in no diffillers houfes, or shopkeepers, or in any private houses. Penalty on officers quartering private men contrary to this act, &c. Perfons aggrieved by being quartered on, may complain to any juffices, and be relieved. Officers and marines to be furnished at the rates herein set for their provisions. What inn holders may allow men quartered on them, instead of meat. Penalty on taking money to excule any perion from quartering. Commanding of-ficer may exchange marines in their quarters. Conftables to biller the fame accordingly. No paymafter, &c. to make deductions out of officers

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or private men's pay. Exceptions. Officers to give notice to innkeepers of fubliftence-money in their hands. Rates of fubliftence to be paid to innkeepers, &c. for marines quarters. Officers not giving notice of fublift-ence-money, and paying quarters, paymafter to fatisfy them out of the company's next pay, and officers to be talkiered. On moving from quarters the officer to make up accounts, and give certificates for money due, &c. Paymaster to pay the sum certified for. Officers, &c. to be quartered in Scotland, as the laws in force at the union direct. Justices to order constables to provide carriages for the marine forces on their march. Rates for carriages. Penalty on officers forcing waggons to travel more than one day's journey, &c. Penalty on conftables, &c. neglect. Trea-furers of the county to repay the conftable's extraordinary charges. The money for those purposes how to be raifed. No waggon, &c. to carry above 20 hundred weight. Carriages in Scotland how to be provided. Marines wives, &c. not to be quartered without confent. Penalty. Pe-nalty on officers and marines deftroying the game. Conftables may ap-prehend deferters, and carry them before a juffice. Juffice to commit them, and transmit an account to the secretary of the admiralty. Gaol keeper to receive the subliftence of deferters. Reward for taking up deferters. Penalty on perfons concealing deferters, or buying their arms, clothes, &c. This act to extend to deferters, &c. in Ireland. Continuance of this act. Offences against former acts may be enquired of and punished as under this act, provided no perfon be liable to be tried for offences committed 3 years before issuing the warrant for trial; except in cafes of defertion only. No volunteer liable to process unless for some criminal matter, or unless for a real debt of the value of 101. Oath of the debt to be made before judge, and a memorandum thereof marked on the back of the process; otherwise prisoner to be discharged, with costs. Plaintiff giving notice, may file a common appearance, and proceed to judgment and execution. Penalty on conftables, &c. neglecting to quarter marines. Penalty on taking money to excule any perion from quar-tering, and on victuallers refuging to receive marines. To prevent abules in quartering, juffices may order conftables to give an account of the number of officers, and private men, and where quartered. Clause for relief of persons haftily lifting themselves. As often as it shall be necessary, officers of the marine and land forces may fit in conjunction upon courtsmartial; taking rank according to the feniority of their commissions. Marine forces being borne as part of the complement of any ships of war, are liable to be governed by the rules established by act 22 Geo. 2.

CAP. XIII.

An act to explain and amend fo much of an act made in the tenth year of the reign of King William the third, intituled, An act for granting an aid to his Majefty for difbanding the army, and other necessfary occasions, as relates to the number of troops to be kept upon the Irish establishment.

Preamble, reciting claufe in act 10 Will. 3.

WHEREAS by an act of parliament made in the tenth year of the reign of his late Majefty King William the third, intituled, An act for granting an aid to his Majefty for difbanding the army, and other neceffary occasions; it was enacted, That immediately, from and after the twenty fixth day of March, one thoufand fix hundred and ninety nine, all the regiments, troops, and companies, officers and foldiers, within the kingdom of Ireland, fhould be difbanded, except fuch regiments, troops, and companies confifting only of his Majefty's natural born fubjects, not exceeding twelve thousand perfons, commiftion and non-commiftion officers included, as, before the tenth day of April, one thousand fix bundred and ninety nine, should be be particularly expressed by proclamation under the great seal of Ireland, in the manner therein directed: And whereas the publick service of these kingdoms doth require, that some part of the troops kept on the establishment of Ireland, should be employed towards the necesfary defence of his Majesty's garrisons and plantations abroad: And whereas it may be expedient that a number of troops, not less than twelve thousand men, commissioned and non-commissioned officers included, should be kept within the said kingdom of Ireland, and for the better defence of the same, exclusive of such regiments on that establishment as are or shall be employed in his Majesty's said garrison and plantations; be it therefore enacted by the King's most excel-

plantations; be it therefore enacted by the King's mont excellent Majefty, by and with the advice and confent of the lords His Majefty fpiritual and temporal, and commons, in this prefent parlia-raife and keep ment affembled, and by the authority of the fame, That it up, on the fhall and may be lawful for his Majefty, his heirs and fuccef- Irih eftablimfors, to raife and keep up, on the faid eftablifhment of *Ireland*, ment, any any number of troops, confifting only of his Majefty's naturaltroops not born fubjects, not exceeding fifteen thousand two hundred and exceeding thirty five men in the whole, in time of peace; any thing in 15,335 men, the faid act to the contrary notwithftanding.

CAP. XIV.

An att for providing proper accommodations for his Majesty's justices of the great sessions in Wales, during the time of holding such sessions.

7 HEREAS certain accommodations are provided for his ma-Preamble. jesty's justices of affife upon their circuits in England, by the sheriffs of the respective counties, who are allowed the expences thereby occasioned in their bills of cravings in each year: And whereas it is proper that the like accommodations should be provided for his Majes-ty's justices of the great sessions in the principality of Wales, during their respective selfions, by the sheriffs there; and that such sheriffs should be reimbursed the expences of providing such accommodations out of the land revenues of the crown arising within the said principality, in manner herein after-mentioned; but some doubts having arisen whether, fince the act made in the first year of the year of the reign of his prefent Majefty, intituled, An act for the support of his Majefty's Act 1 Geo. 2. houshold, and of the honour and dignity of the crown of Great Britain, any part of the faid revenues can be applied for the faid purpose without the authority of parliament : May it therefore pleafe your Majesty, that it may be enacted ; and be it enacted by the King's most excellent Majesty, by and with the advice and confent of the lords spiritual and temporal, and commons, in this prefent parliament affembled, and by the authority of the fame, That the theriffs of the feveral counties in Wales, Sheriffs in thall, from henceforth, in each of their respective counties pro- Wales to pro-vide neceffary lodging and other accommodations for his Ma- and other acjefty's juffices of the great feffions, during the time of each ref- commodatipective feffion, in like manner as has been ufually provided by ons for his the fheriffs within the feveral counties in *England* for the justices Majefty's ju-flices of the of affife there; and that his Majefty may, by any warrant or Great feffions, Vol. XXVIII. warrants during the

time of each fion; for which they are to be allowed in

His Majefty crown reveto allow and ges thereof; and direct that certificates be granted accordingly.

warrants under his royal fign manual, counterfigned by the high respective fef- treasurer, or any three or more of the commissioners of the treafury for the time being, authorize, during the continuance of the laid act made in the first year of his Majesty's reign, the autheir accounts. ditor for the time being of the land revenues of the crown arif-

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ing within the principality of Wales, to allow and pass all or any impowered to of fuch charges as shall, from time to time, be made by the refauthorize the pective theriffs of the counties within the faid principality, in the auditor of the accounts by them to be delivered into the office of the faid aunues in Wales ditor, of expences incurred by them respectively, in providing necessary accommodations for his Majefty's justices of the great pais the char- leffions of Wales, during their feffions; and to direct that certificates shall be delivered by the faid auditor to the faid sheriffs of the fums to allowed and paffed in their accounts respectively; and also to authorize, during the aforesaid term, the receiver or receivers general of the faid revenues to pay the fums to, from time to time, certified, upon the production and delivery to him or them of fuch respective certificates, without any fee, deduction, or reward whatfoever, to be paid by the theriff either to fuch auditor or receiver.

The charges allowed not to greater or larger fum shall be allowed, passed, certified, and paid, exceed 10 l. than the fum of ten pounds for or in respect of such accommodain respect of tions in any one county, during or upon account of any one fuch accommodations in fuch feffion. any one county, for any one feffion.

CAP. XV.

II. Provided nevertheles, and it is hereby enacted, That no

An act for the more speedy and effectual transportation of offenders.

Preamble.

Where his cy thall be extended to any condition of mansportati-

X7 HEREAS feveral offenders, convicted of crimes for which they are by law excluded the benefit of clergy, are reprieved by the judge who tries them, and recommended by him to his Majefty's mercy; who generally, on fuch recommendation, is gracioufly pleafed to extend the fame to them, on condition of transportation to some of his Majefly's colonies and plantations in America for life, or for the term of fourteen years; and fuch intention of mercy is fignified by one of bis Majesty's principal secretaries of state to the judges at the next assizes after such conviction, who thereupon order such offenders to be transported accordingly: And whereas, by this method of ordering the transportation, such offenders lie several months in gaol after conviction; whereby they are rendered lefs capable of being useful to the public in the parts of America to which they are fent : for remedy thereof, may it please your Majesty that it may be enacted, and be it enacted by the King's most excellent majesty, by and with the advice and confent of the lords fpiritual and temporal, and commons, in this prefent parliament affembled, and by the authority of the fame, That where any offender shall hereafter be Majefty's mer- convicted of any crimes for which he or fhe is by law to be excluded the benefit of clergy, and the judge, or justice of over offender, upon and terminer or gaol delivery, in any county, city, or place, before whom any fuch offender shall be convicted or condemn-·ed.

ed, shall grant a reprieve for the staying of execution of such of- on, and the fender, and recommend him or her to his Majefty as a proper fame be figni-object of his Majefty's mercy: if his Majefty, his heirs, or fuc-judge by one ceffors, shall be graciously pleased to extend royal mercy to any of the princifuch offender upon condition of transportation to any part of A- pal secretaries merica, and fuch intention of mercy shall be fignified by one of of flate, such his Majesty's principal secretaries of state to the judge for recom- make order make order mending; it shall and may be lawful for every fuch judge, or for the immejustice of over and terminer or gaol-delivery, to make an order diate transporfor the immediate transportation of every such offender, in the tation of such fame manner as if fuch intention of mercy had been fignified to offender; to him by one of his Majesty's principal secretaries of state, during the continuance of the affizes at which fuch offender was condemned; and fuch order shall be considered as an order made at fuch affizes or place, and shall be as effectual, to every intent and purpose, and shall have all the same confequences in every respect, as any order for the transportation of any offender made by any justice of over and terminer or gaol delivery for fuch county, city, or place; and fuch offender shall be tranf- who shall ferred, conveyed, and made over, to any perfon who will con- thereupon be tract for the performance of fuch transportation, and to his and transferred their affigns, for the term of fourteen years, in cafe fuch con- and made over to the condition of transportation be general; or else for such other term tractor, &c. or terms as shall be made part of such condition, if any particular time be specified by his Majefty, his heirs and successors, as aforefaid : and fuch perfon or perfons to contracting as afore- who thall have faid, his or their affigns, by virtue of such order of transfer as a property in aforelaid, shall have a property and interest in the service of the the service of faid offender, for such terms as aforelaid; and such transporta-for the term tion shall have the effect of a pardon under the great feal for for which he fuch offender, as to the crime of which he or the was to con- or the is to be victed : but if fuch offender, fo ordered for transportation, shall transported. be afterwards at large within any part of this kingdom of *Great* Offenderafter-Britain, without fome lawful caufe, before the expiration of the wards feen at term for which fuch offender shall have been ordered to be Britain, withtransported; every such person, being thereof lawfully convict- out lawful ed, fhall fuffer death as in cafes of felony without benefit of caufe, before clergy; and fhall be tried before fuch judges, and in fuch man-the expiration of the faid ner, and the fame evidence made use of for his or her convic- term, is to tion, as are directed, by the laws now in being, for the trial of fuffer death; other felons found at large within this kingdom before the expiration of the term for which they were ordered to be tranfported : and whoever shall discover, apprehend, and profecute and the perfon to conviction of felony without benefit of clergy, any fuch of apprehending fender fo found at large within this kingdom, thall be intitled and profecut-to the like reward of twenty pounds, and certificate, and in the fon to convicfame manner, as any perfon may be intitled to for difcovering, tion, is intiapprehending, and profecuting to conviction, any perfon order- tled to 201. ed to be transported, and found at large within this kingdom reward, and before the expiration of the term for which such person was ordered to be transported.

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CAP. XVI.

An act for making and widening a passage or street from The Salt Market street, in the city of Glasgow, to Saint Andrew's Church, in the faid city; and for enlarging and compleating the church yard of the faid church; and for making and building a convenient exchange or fquare in the faid city; and also for explaining and amending an act palled in the thirty fecond year of his late Majelty, for improving the navigation of the river Clyde, to the city of Glafgow; and for building a bridge crofs the faid river, from the faid city to the village of Gorbells.

C A P. XVII.

An act to amend an act made in the seventh year of King George the First, intituled, An act for regulating the journeymen taylors within the weekly bills of mortality.

Preamble, reciting act 7 Geo. 1.

X7 HEREAS by an act made in the feventh year of the reign of his late majefly King George the First, intituled, An act for regulating the journeymen taylors within the weekly bills of mortality; power is given to the justices of the peace, at their general quarter selfions, within the limits in the said act mentioned, from time to time, upon application being made to them for that purpose, to take into confideration the plenty or fcarcity of the times, and other circumstances, and thereupon to alter and regulate the wages and other allowances, directed by the faid att to be paid and made to, and the hours for work of journeymen taylors and servants retained or employed in the art or my/tery of a taylor, within their respective juri/dictions; and also to punish all persons not complying with the terms of the said act, or of fuch rules and regulations, in manner in the faid act mentioned : And whereas, by virtue of the power aforefaid, the justices of the peace, at their general quarter feffions, within the city of London and county of Middlefex respectively, have, from time to time, made orders, rules, and regulations, with respect to the hours of working, and the wages and allowances to be paid and made to journeymen taylors, and others, as aforefaid; but doubts and difficulties having arifen, touching the prosecution of persons offending against the said act, or against the said rules, orders, and regulations, and many fubtil devices having been practifed in order to evade the faid rules, orders, and regulations, the due execution of the faid at hath been greatly obstructed: And whereas it is necessary that the faid act should in some other respects be explained and amended: May it therefore please your Majesty, that it may be enacted; and be it enacted by the King's most excellent Majefty, by and with the advice and confent of the lords fpiritual and temporal, and commons in this prefent parliament affembled, and by the authority of the fame, That from and after the twenty fifth day of March, one thousand seven hundred and fixty eight, the hours of work in the day for fervants certaindistrict. or journeymen, to be employed in the business of a taylor within the city of London, and five miles thereof, shall be from fix of the clock in the morning until feven of the clock in the evening, with an interval of one hour only for refreshment; and that there shall be paid to every such servant or journeymen to be

Hours and price for working limited within a

be employed as aforefaid for his work, during the hours aforefaid, the wages or allowances following; that is to fay, any fum not exceeding two shillings and seven pence half-penny per diem, except during the space of one calendar month from the publication of any order for a general mourning by the earl marshal, in the London Gazette, and during that space, any fum not exceeding five shillings and one penny halfpenny.

II. And it is hereby further enacted, That if any matter tay- Penalty on lor, or other perfon profeffing, using, or exercising, the art or acting contramyftery of a taylor, within the city of London, or within five limitation. miles thereof, shall, after the faid twenty fifth day of March, give, allow, or pay, or cause, permit, or suffer to be given, al-lowed, or paid, directly or indirectly, in money, or otherwise, to any fervant or journeyman in the bufinels of a taylor, any more or greater wages or allowances than the wages or allowances aforefaid, or fuch other wages and allowances as thall hereafter from time to time be ordered and appointed by virtue and in purfuance of this act; or if any fervant, journeyman, or other perfon, using and following the faid bufiness of a taylor, within the limits aforefaid, that is to fay, within the city of London, or within five miles thereof, shall have, receive, accept of, or take, in any manner, directly or indirectly, by himfelf, or by any other perfon to his ule, any more or greater wages or allowances than as aforefaid, in money or otherwife; every perfon fo offending, in any or either of the faid cafes, and being thereof convicted before any two justices of the peace for the county, city, liberty, town, borough, or franchife, wherein the offence shall have been committed, either by confession of the party, or upon the oath or oaths of one or more credible witness or witnesses (which oaths the faid juffices are hereby impowered and required to administer) upon any information made, or profecution commenced before any fuch two justices within their respective jurifdictions, at any time within three months after the committing of fuch offence, shall be committed to the house of correction for the county or place where the offence shall be committed, by warrant under the hands and feals of fuch juffices, there to be kept to hard labour, or to the common gaol, for any time not exceeding two months, nor lefs than fourteen days, at the difcretion of the faid justices.

III. And be it further enacted by the authority aforefaid, Jufficesim-That it shall and may be lawful for any two justices of the peace powered to within the limits aforefaid, and they are hereby required, on in-before them formation upon oath made before them, by any perfon or per-on furpicion fons whatfoever, that there is reafon to fusped that any perfon or that the above perfons using, exercifing, or following, the business of a master regulation taylor, or journeyman taylor, within the limits aforefaid, hath is broke given, paid, allowed, or received, greater wages or allowances than as aforefaid, at the request of such informant, to issue their fummons in writing, figned by any fuch two justices, requiring any clerk, foreman, apprentice, fervant, or other perfon or per-, fons employed or retained by fuch perfon fo fufpected to have offended, or any other perion or perions whatloever, whole attendance

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tendance such informant shall think necessary, for the purpose of giving evidence in the premiffes to attend fuch juffices, or fome other two justices acting for fuch county or place, at a time, and place in fuch fummons to be specified, to testify concerning the premiffes; and if any fuch perfon to fummoned, shall not attend, and proof shall be made of the fervice of fuch fummons, either perfonally, or by leaving the fame at the laft or usual place of abode of fuch person, it shall be lawful for such two justices, or any other two justices of the peace acting for fuch county or place, and they are hereby required (unless a reafonable excuse be made for such non-attendance, to the fatilfaction of such justices) to issue their warrant under their hands and feals, for the apprehending and bringing him or her before them, or some other two or more justices of the peace acting for fuch county or place, to be examined touching the premifies in the faid information contained; and if any fuch perfon to attending, or being brought before fuch justices, shall refuse to be examined, or give their testimony touching the premisses in fuch information contained, fuch perfon shall by the faid justices be committed to the house of correction, there to remain until he or the shall submit to be examined and to give testimony as aforefaid.

IV. And whereas, under the provisions of the faid act made in the feventh year of the reign of King George the First, it may happen that one and the fame rate of wages and allowances to journeymen taylors, may not be appointed and established within the city of London and Westminster, and weekly bills of mortality, which would be highly inconvenient and prejudicial to the public; now to prevent such inconvenience, and to the end that one just and reasonable rate of such wages and allowances may be established within the city of London, and five miles therefrom, in future, subject nevertheless to such alterations as the exigencies of the times may require; be it enacted by the authority aforefaid, That it shall and may be lawful to and for the to make regu- mayor, aldermen, and recorder of the city of London for the lations for the time being, at their general quarter feffions, or general feffions of the peace affembled, and they are hereby authorized and required, from time to time, upon application being made to them for that purpole, to alter, regulate, order, and appoint, the wages and allowances to be paid or made to journeymen taylors and fervants retained or employed, or to be retained or employed, in the art or mystery of a taylor, in the making up mens and womens work within the city of London, or within five miles thereof, and the hours of work : and shall and may, within the space of fourteen days next after the making every fuch order, caufe the fame to be printed, published, and made known, in fuch manner as to them shall seem meet, at the reafonable expence of the perion or perions applying for the fame; and from and after publication thereof, all taylors, and their journeymen and fervants, within the limits aforefaid, are hereby strictly required to observe the same, the provisions of the faid act of the feventh of King George the First to the contrary thereof notwithstanding.

Quarter feffions in London future.

V. Provided always, That advertifing fuch orders of feffions Sufficient nothree times in any two daily news papers published in London or tice. Westminster, shall for the purposes of this act be deemed and allowed to be sufficient notice and publication thereof,

VI. Provided allo, and be it further enacted by the authori- Provisions of ty aforefaid, That nothing in this act contained shall extend, this act not to extend to or be confirued to extend, to fix, controul, or regulate, the Taylors forewages or allowances or hours of work, of fervants in the faid men, or workbufiness of a taylor, bona fide, retained and employed as foremen; ing over or to hinder the paying or receiving further or other wages or hours. allowances (not exceeding fix pence by the hour in times of general mourning, and three pence by the hour at any other time or times) which thall be agreed upon for working before or after the hours of work limited or appointed, or to be limited or appointed as aforefaid, fo as fuch over-work be not at any one time lefs than one hour, and be actually and bona fide done and performed by fuch journeyman or fervant; and fo as fuch retainer or employment, and fuch agreement or payment, be not made in fraud of, or to elude, the regulations herein before provided with respect to wages, allowances, and hours of working, settled and afcertained, or to be fettled and afcertained as aforefaid.

VII. And be it further enacted by the authority aforefaid, Penalty on That from and after the faid twenty fifth day of March, one mafters em-thousand seven hundred and fixty eight, if any master taylor, out of the lior other perfon profefling, using, or exercising, the art or my-mits, to evade ftery of a taylor, reliding or inhabiting within the limits afore- the act. faid, shall directly or indirectly in any manner whatsoever retain or employ any fervant, journeyman, or other person, using or following the business of a taylor, in or about the making up mens or womens work out of, or beyond, the limits aforefaid, with intent or defign to elude or evade this act, and shall give, allow, or pay, or cause to be given, allowed, or paid, directly or indirectly, to fuch fervant or journeyman, any more or greater wages or allowances than the wages or allowances fettled and accertained, or to be settled and ascertained as aforefaid; every fuch perfon shall, for every fuch offence, forfeit the fum of five hundred pounds, to be fued for by action of debt, to be brought in any of his Majefty's courts of record at Westminster; wherein no effoin, protection, or wager of law, or more than one imparlance, shall be allowed; and wherein the ordinary cofts of the fuit shall be paid; one moiety of which faid forfeiture, when recovered, shall belong and be paid to the King's majefty, and his fucceffors, and the other moiety to the perfon who shall fue for the fame.

VIII. Provided always, and be it further enacted by the au- Perfons agthority aforefaid, That it shall and may be lawful for any per-grieved may fon convicted before any two justices of the peace as before appeal to the mentioned, to appeal to the juffices of the peace affembled at the quarter fef-next general quarter feffions, or general feffions, to be held for next general quarter sessions, or general sessions, to be held for the county, city, or place, wherein fuch conviction shall be made, giving immediate notice of fuch appeal, and finding C 4 fufficient

fufficient fecurity to the fatisfaction of fuch juffices for being perfonally prefent at fuch general quarter feffions, or general feffions, and for profecuting the faid appeal with effect, and abiding the judgment of the court; and fuch juffices in fuch general quarter feffions, or general feffions, fhall finally hear and determine the matter, and fhall have power to award reafonable cofts to either party, as to them fhall feem juft; and if fuch conviction fhall be affirmed at fuch general quarter feffions, or general feffions, fuch appellant fhall be committed to prifon for the time fpecified in the faid conviction, and until payment of the cofts fo to be awarded.

Limitation of actions.

General iffue.

Full cofts.

Publick act.

IX. Provided also, and be it further enacted by the authority aforefaid, That no action shall be brought against any juflice of the peace, constable, headborough, or other officer, or against any other person or persons whomsoever, for any matter or thing whatsoever done or committed under, by virtue, or in the execution of this act, unless such action shall be brought within six calendar months next after the doing or committing of such matter or thing.

X. Provided alfo, That if any action or fuit fhall hereafter be commenced or profecuted against any perfon or perfons for any thing done under, by virtue, or in the execution of this act, fuch perfon or perfons may plead the general iffue, and give this act, and the special matter, in evidence; and if the plaintiff shall become nonfuited, or suffer discontinuance, or forbear further profecution, or if judgment shall be given for the defendant or defendants, such defendant or defendants shall recover his, her, or their full costs, for which he, the, or they, shall have like remedy as in cases where costs by law are given to defendants.

XI. And be it further enacted by the authority aforefaid, That this act shall be taken and allowed to be a public act in all courts within this kingdom of *Great Britain*, and all judges and justices of the peace are hereby required to take notice thereof as such, without specially pleading the same.

CAP. XVIII.

An all for raifing a certain fum of money, by loans or exchequer bills, for the fervice of the year one thousand seven bundred and fixty eight.

Most gracious Sovereign.

Preamble.

W E, your Majefty's most dutiful and loyal fubjects, the commons of *Great Britain*, in parliament affembled, towards raifing the neceffary fupplies which we have chearfully granted to your Majefty, in this fession of parliament, have refolved to give and grant unto your Majefty the fum herein aftermentioned; and do therefore most humbly befeech your Majefty, that it may be enacted; and be it enacted by the King's most excellent majefty, by and with the advice and confent of the lords spiritual and temporal, and commons, in this prefent, parliament

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parliament affembled, and by the authority of the fame, That Treafury imit shall and may be lawful to and for the commissioners of his powered to Majefty's treafury now or for the time being, or any three or not exceeding more of them, or the high treasurer for the time being, at any 1,800,000 l. time or times before the fifth day of January, one thousand by loans or feven hundred and fixty nine, to cause or direct any loans to be exchequer builts; taken or received at his Majefty's exchequer, from any perfon or perfons, natives or foreigners, body or bodies politic or corporate, or any number of exchequer bills to be made out there, for any fum or fums of money, not exceeding in loans and ex-chequer bills together, in the whole, the fum of one million in the fame manner as by eight hundred thousand pounds; in the same or like manner, the mail act form, and order, and according to the fame or like rules and di- of this feffion rections, as in and by an act of this prefent seffion of parliament, is prescribed, intituled, An det for continuing and granting to bis Majefty certain loans or exduties upon malt, mum, cyder, and perry, for the fervice of the year chequer bills one thousand seven bundred and fixty eight, are enacted and pre- thereby anfcribed, concerning the loans or exchequer bills to be taken or thorized to be taken or made. made in purfuance of the faid act.

II. And be it further enacted by the authority aforefaid, That The claufes all and every the claufes, provifoes, powers, privileges, advan- in the faid aft tages, penalties, forfeitures, and difabilities, contained in the faid loans or bills, laft-mentioned act, relating to the loans or exchequer bills authorized to be made by the fame act (except fuch claufes as do charge the fame on the taxes granted by the fame act, and except fuch claufes as limit the rate of intereft to be paid for the forbearance of money lent on the credit of the faid act, and alfo except as is herein after mentioned) fhall be applied and extend- extended to ed to the loans and exchequer bills to be made in purfuance of this act. this act, as fully and effectually, to all intents and purpofes, as if the fame loans or exchequer bills had been originally authorized by the faid laft mentioned act, or as if the faid feveral claufes or provifoes had been particularly repeated and re-enacted in the body of this act.

III. Provided always, and be it further enacted by the autho-Exchequer rity aforefaid, That no exchequer bill or bills to be made out by bills fo iffued, rity aforefaid, I hat no exchequer bill or bills to be indue out by not to be re-virtue of this act, fhall, after the fame hath or have been iffued ceived again at the exchequer, be afterwards, at any time before the fixth in payment of day of April, one thousand seven hundred and sixty nine, re- any taxes, ceived or taken, or pass or be current, to any receiver or collector in Great Britain of the cuftoms, excise, or any revenue, supply, aid, or tax whatsoever, due or payable to his Majesty, his heirs, or fucceffors, or at the receipt of the exchequer, from any fuch receiver or collector, or from any other perfon or perfons, bodies politick or corporate, otherwife or on any other account than for the discharge and cancelling of such bills, in cafe the fame shall be in due course or order of payment, before the faid fixth day of April; nor fhall any fuch receiver or col- nor exchanglector exchange, at any time before the faid fixth day of April, ed, before 6 for any money, of such revenues, aids, taxes, or supplies, in April, 1769. his hands, any exchequer bill or bills which shall have been iffued

lie for fuch sefufal.

Action not to iffued as aforelaid by virtue of this act; nor shall any action be maintained against any such receiver or collector for neglecting or refuging to exchange any fuch bill or bills for ready money, before the faid fixth day of April; any thing in the faid act made in this prefeat feffion of parliament, intituled, An act for continuing and granting to bis Majefly certain duties upon malt, mum, cyder, and perry, for the fervice of the year one thousand seven bundred and fixty eight, or this act contained to the contrary notwithftanding.

The money fo raised, to be repaid out of the next parliamentary aids; if none be granted be-fore 5 July, 1769, then to be charged on the finking Sund,

and paid thereout.

Monies fo ifplaced out of the first supplies.

Bank of England authorized to advance the faid fum on the credit of this act ;

potwithstand, ing act 5 & 6 W, & M.

IV. And be it further enacted by the authority aforefaid, That all fuch loans or exchequer bills, together with the intereft, premium, rate, and charges, incident to or attending the fame, shall be, and are hereby charged and chargeable upon, and shall be repaid or borne by or out of the first aids or supplies which shall be granted in the next session of parliament; and in cafe fufficient aids or fupplies, for that purpole, shall not be granted before the fifth day of July, one thousand seven hundred and fixty nine, then all the faid loans or exchequer bills, with the interest, premium, rate, and charges, incident to or attending the fame, shall be, and are hereby charged and chargeable upon such monies as, at any time or times at or after the faid fifth day of July, shall be or remain in the receipt of the exchequer, of the furpluss, excesses, overplus monies, and other revenues, composing the fund commonly called The Sinking Fund (except fuch monies of the faid finking fund as are appropriated to any particular use or uses by any act or acts of parliament in that behalf); and such monies of the faid finking fund shall and may be issued and applied, as foon as the fame can be regularly stated and ascertained, for and towards paying off, cancelling, and discharging, such loans or exchequer bills, intereft, premium, rate, or charges, until the whole of them shall be paid off, cancelled, and discharged, or money fufficient for that purpose be kept and referved in the exchequer, to be payable on demand to the respective proprietors thereof.

V. Provided always, and be it enacted by the authority aforefued, to be re- faid, That whatever monies shall be so issued out of the faid furplusses, excesses, overplus monies, or other revenues, composing the finking fund, fhall, from time to time, be replaced by and out of the first supplies to be then after granted in parliament; any thing herein contained to the contrary notwithfanding.

> VI. And be it declared and further enacted by the authority aforefaid, That it shall and may be lawful for the governor and company of the bank of England, to advance or lend to his Majefty, in like manner, at the receipt of the exchequer, upon the credit of loan granted by this act, any fum or fums of money, not exceeding in the whole the furn of one million eight hundred thousand pounds; any thing in an act made in the fifth and fixth years of the reign of King William and Queen Mary, intituled, An all for granting to their Majefties leveral

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feveral rates and duties upon tounage of ships and vessels, and upon beer, ale, and other liquors, for fecuring certain recompences and advantages in the faid act mentioned, to such persons as shall voluntarily advance the sum of one million five bundred thousand pounds, towards carrying on the war against France, to the contrary thereof in any wise notwithstanding.

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CAP. XIX.

An att for further continuing an att of the fixth year of his present Majesty's reign, intituled, An act to amend and render more effectual, in his Majesty's dominions in America, an act passed in this present sets of parliament, intituled, An att for punishing mutiny and desertion, and for the better payment of the army and their quarters.

XTHEREAS an act passed in the fixth year of his present Preamble. Majesty's reign, intituled, An act to amend and render Act 6 Geo. 3. more effectual, in his Majesty's dominions in America, an act c. 8. passed in this present session of parliament, intituled, An act for punisbing mutiny and desertion, and for the better payment of the army and their quarters; which all was to continue and be in force, in all his Majesty's dominions in America, from the twenty fourth day of March, in the year of our Lord one thousand seven hundred and fixty fix, until the twenty fourth day of March, one thousand feven bundred and fixty eight; and which all was further continued by an act passed in the last session of parliament, until the twenty fourth day of March, one thousand seven hundred and sixty nine 2 and whereas it has been found necessary that the said att should be continued for a further term, may it therefore please your most excellent Majesty, that it may be enacted ; and be it enacted by the King's most excellent majesty, by and with the advice and confent of the lords spiritual and temporal, and commons, in this present parliament assembled, and by the authority of the continued to fame, That the faid act shall be, and the fame is hereby fur-1770, ther continued until the twenty fourth day of March, one thoufand feven hundred and feventy.

CAP. XX.

An act for defraying the charge of the pay and cloathing of the militia in that part of Great Britain called England for one year, beginning the twenty filth day of March, one thousand feven hundred and fixty eight. Preamble. Where the militia is or shall be raifed, the receiver general of the county is to iffue 4 months pay in advance, according to the eftablishment of pay here fet down; with half a year's falary to the regimental and battalion clerks; and the allowances to the clerks of the general and fubdivision meetings; and pay for cloathing of the militia. The above fums are not to be paid, if pay has not before been iffued, till the ld. lieut. or deputies shall have certified to the treasfury and receivers general the inrolmeat of three fifths of the men and officers. The money is to be paid by the receiver-general to the clerk of the regiment or battalion (except the allowances to the clerks of the meetings) upon producing the warrant of his appointment; and for independant companies, to the respective captains, or to their order; according to the eftablishment laid down in the militia act of a Geo. 3. A fecond payment is allo to be made within three monthe after

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after the first; and a third within three months after the second. Receipts of the perfons to whom the money shall be fo paid, discharge the receivers general. The regimental and battalion clerks are to pay in advance one month's pay to the adjutant; and 2 months pay to each cap-tain, for the ferjeants, drummers, and contingent expences of the faid company; captain to pay for each man 1d. per month out of the contingent money, towards charges of the hospital; and for the serjeant-major and drum-major; to be paid to the commanding officer of the company to which they belong : captains to distribute the pay accordingly; and account for the fame yearly to the clerk, or receiver general if an independant company, according to the following form; and pay back the furplus monies in his hands, except the contingent expences, which is to be accounted for, and applied to the general use of the regiment, &c. Captains of independant companies to diffribute the pay to their men, and apply the money allowed for contingent expences. Clerk to retain money in his hands for his own falary. When the ld, lieuts, or deputies shall have fixed the days of exercise, they are to certify the same to the receiver general, specifying the number of men, and days they shall be ablent from home. Receiver general to iffue thereupon pay for officers and men to the regimental clerk, &c. Where there shall be independant companies only, the receiver general is to iffue pay to the captains, according to the rate here fet down. Clerk to pay over the money to the respective captains. Captains to make up their Account according to the following form; to be figned by them, and counterfigned by the commanding officer, and delivered, with the balance, to the clerk, or receiver general. Accounts allowed sufficient vouchers. During the time the troops are embodied, and called out into actual fervice, and receive pay as the King's other forces, all pay and allowances from the receivers general is to ceale. Receivers general to pay the allowances to clerks of the general meetings, and to the clerks of the fubdivision meetings, upon producing orders from the lieutenant or dep. lieutenants. Orders to difcharge receivers general. Regimental and battalion clerks to give fecurity for paying and accounting for the monies received by them; the bonds to be lodged with the receivers general, and put in fuit by them on nonperformance of the condition; and they are intitled thereupon to full cofts and charges, and 51. per cent. of the money recovered; the refidue to be accounted for to the auditor. The regimental and battalion clerks, and captains of independant companies, are to deliver in accounts of their receipts and difburfements, and pay over the balance to the receivers general; who are to transmit the accounts into the auditor's office. Recovery of penalties, &c. No fee payable for any warrant or fum of money iffued in purfuance of this act. Officers on half pay ferving in the militia, may receive the sublissence-money payable to lieutenants or enfigns, they taking the following oath before a justice. The oath. Receiver general upon receiving a warrant from the commanding officer, certifying the receipt of the cloathing, and an order for payment, is to pay the fame accordingly. If any regiment, &c. fhall ceafe, 3s. per diem is to be paid to the adjutant from such time to 25 March, 1769.

CAP. XXI.

An att for the better paving, cleanfing, and enlightening, the city of London, and the liberties thereof, and for preventing obstructions and annoyances within the fame, and for other purposes therein mentioned, and for repealing an att made in the fixth year of his present Majesty's reign for those purposes.

Recites act 6 Geo. 3.

WHEREAS by an act paffed in the fixth year of his prefent Majefiy's reign, certain commiffioners are appointed for the better paving, cleanfing, and enlightening, the city of London, and the

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the liberties thereof, and for preventing obstructions and annoyances within the fame, and for other purposes therein mentioned; and certain powers are thereby granted to the faid commissioners to enable them to carry the faid act into execution : and whereas the faid act hath been found to be defective in many respects, and further powers have been found wanting, without which the good purposes aforesaid cannot be effectuated : may it therefore please your Majefty, that it may be enacted, and be it enacted by the King's most excellent majefty, by and with the advice and confent of the lords fpiritual and temporal, and commons, in this prefent parliament affembled, and by the authority of the fame, That from and For vefting after the paffing of this act, the fole power and authority of the power of pitching, paving, cleanfing, and enlightening, the fireets, lanes, mayer, comfquares, yards, courts, alleys, passages, and places, within the monalty, and faid city of London, and liberties thereof, shall be and the fame citizens, of is hereby vested in the mayor and commonalty, and citizens, London. of the faid city, to be executed by fuch perfons as by the faid mayor, aldermen, and commons, of the faid city, in common council affembled (by virtue and in purfuance of an act of parliament made in the twenty fecond and twenty third years of the reign of King Charles the Second, intituled, An act for the better paving and cleanfing the fireets and fewers in and about the city of London) now are, or hereafter from time to time shall be, authorized and appointed by them, to be commiffioners of the fewers for the faid city and liberties, or by any feven or more of them; which faid perfons, fo from time to time authorized and appointed to be commissioners of the fewers for the faid city and liberties, shall be, and they are hereby constituted commissioners for carrying this act into execution.

II. Provided always, and it is hereby further enacted, That provise. the authority of the faid commissioners for the time being shall in no wife be fuspended or taken away, fave by the appointment from time to time of new commissioners of the fewers for the faid city and liberties.

III. Provided alfo, That the recorder and common ferjeant Recorder and of the faid city of London, for the time being, shall be, and they jeant of Lonare hereby conftituted and appointed two of the commissioners don, shall be commiffionfor carrying this act into execution.

IV. Provided also, and it is hereby further enacted and de- ers. clared, That all the powers and authorities by this act granted to be exercifto, or vested in, the faid commissioners hereby constituted as ed by the aforelaid, shall and may, from time to time, be exercised by major part of the major part of fuch of them as shall attend at any publick the commismeeting of the faid commissioners, to be holden as herein after fioners present mentioned, the number of the faid commissioners present at meeting. fuch publick meeting, not being lefs than feven (except for the purpole of adjourning); and all acts, orders, and proceedings, of the major part of the faid commissioners present at fuch publick meeting, shall have the same force and effect as if done or made by all the commissioners constituted by this act.

V. And

First publick meeting.

V. And it is hereby further declared and enacted. That the first publick meeting of the faid commissioners, to be had be virtue of and under this act, shall be at such time and place as the mayor of the faid city shall think proper to order and appoint: and the faid mayor is hereby directed to order and appoint fuch first publick meeting to be held on or before the first day of April next, and to caufe the faid commissioners to be fummoned to attend the fame.

Power to adjoura.

VI. And it is hereby further enacted and declared, That it shall and may be lawful to and for the major part of the faid commissioners present at such first publick meeting, or at any fublequent publick meeting of the faid commissioners (the number fo attending not being lefs than three) to adjourn fuch publick meeting to any future day and time, and to any place within the faid city and liberties.

VII. Provided always, That every commissioner shall have notice to attend at fuch adjourned publick meeting, by the usual summons from the clerk to the faid commissioners.

VIII. Provided alfo, and it is hereby further enacted and declared, That it shall and may be lawful to and for the mayor of the faid city for the time being, from time to time, to appoint a publick meeting of the faid commissioners, at any time and place he shall judge proper for the execution of this act, notwithstanding any adjournment or non-adjournment of the faid commissioners, and shall cause the faid commissioners to be fummoned to attend the fame.

IX. And it is hereby further enacted, That the faid comers to appoint millioners shall and may, from time to time, at any of their faid publick meetings, elect and appoint one or more clerk or clerks, and one or more furveyor or furveyors, and also fuch and so many other officers as they shall find necessary for the due execution of this act (fourteen days notice of their intention to proceed to fuch election or appointment having been first printed and published in two or more of the daily news papers, and notice thereof being also expressed in the summons for such publick meeting) and the faid commifficiers shall take such fecurity as they shall think proper for the due execution of fuch respective offices; and shall and may, from time to time, remove any of the faid officers at their will and pleafure, and appoint others in the room of fuch as shall die, or be removed as aforefaid: and the faid commissioners shall and may, out of the monies arising or to arise by virtue of this act, appoint and pay fuch falaries, gratuities, and allowances, as they shall judge reasonable, to such officers, and to all such other persons, as shall have been, or shall be employed in, or aiding and affisting about, the execution of this act.

> X. And it is hereby further enacted, That if any clerk, furveyor, or other officer or fervant, who shall be employed by the faid commissioners in the execution of this act, or any part thereof, shall exact, demand, take, or accept, any fee, gratuity, or reward whatfoever (other than fuch falaries, allowances, and rewards.

Provile.

Mayor to appoint a publick meeting.

Commissionclerks.

To prevent clerks, &c. taking any fees.

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rewards, as shall be appointed, allowed, and approved of, by the faid commissioners) for or on account of any thing done, or to be done, by virtue of this act; or for forbearing to do any thing hereby, or by the faid commissioners, directed to be done, ; or on any account whatfoever, relative to the execution or nenexecution of this act; or shall any way be concerned in interest in any bargain made, or to be made, by the faid commissioners, for any of the purpoles intended by this act; every perlon fo offending, shall, from thenceforth, for ever be incapable of being employed under this act, and shall, over and above, forfeit and pay the fum of fifty pounds to any perion or perions who shall sue for the fame; to be recovered in any of his Majefty's courts of record at Weftminster, or within the faid city, by action of debt, bill, plaint, or information, to be commenced within fix calendar months next after the offence committed; in which action or fuit no protection, effoin, or wager of law, or more than one imparlance, shall be allowed.

XI. And it is hereby further enacted, That all the acts, or- For entering ders, and proceedings, of the faid commissioners, at their faid proceedings. publick meetings, from time to time, shall be entered in a book or books to be kept for that purpose by the faid commissioners, and shall be figned by their clerk for the time being, and such entries shall be deemed and taken to be the original orders and proceedings of the faid commissioners; and fuch book or books fhall and may be produced and read in evidence in all courts whatfoever.

XII. And it is hereby further enacted, That the faid com- Allowing permiffioners may, and they are hereby authorized and impowered, fons not free from time to time, to employ under them any fit perfon or per- of the city to be employed. fons, whether free of the faid city or not, in or about the paving, repairing, keeping in repair, and cleanfing, all or any of the faid fireets, lanes, squares, yards, courts, alleys, passages and places, within the faid city and liberties, and in and about the enlightening of the fame, and in and about the feveral works hereby directed to be performed; and to contract for the performance of the faid works, or any of them, with any perfon or perfons whatfoever, in fuch manner as the faid commissioners shall think fit: and that no perfon or perfons who shall be fo employed or contracted with, nor any perfon or perfons to be fet to work by or under them, or any of them, Ihall, for any act done or to be done in or about any of the works aforefaid, be fubject or liable to any action, indicament, or information, upon the flatute made in the fifth year of Queen Elizabeth, intituled, An act containing divers orders for artificers, labourers, servants of husbandry, and apprentices; or be liable to be fued for any breach of the custom of London, or for any penalties inflicted by any by-law of the faid city. .

XIII. Provided always, That previous to the making of For giving any fuch contract, notice shall be given in fome of the daily notice of news papers, that the faid commissioners do intend to make contracts. fuch contract, and that all perfons willing to engage therein may

may make propofals to the faid commiffioners at a certain time and place in every fuch notice to be fpecified; and all contracts made, or to be made, in confequence of fuch notice, fhall fpecify the feveral works to be done, and the price or prices to be paid for the fame, and the time or times when the faid works are to be completed, together with the penalties to be incurred in cafe of the non-performance thereof; and the fame fhall be figned by the clerk for the time being of the faid commiffioners, as allo by the perfon or perfons contracting to perform fuch works respectively, and fhall be entered in a book or books to be kept for that purpose by the faid commiffioners.

XIV. Provided also, and it is hereby further enacted, That no perfon, being a member of the court of common council of the faid city, shall be directly or indirectly interested or concerned in any contract which shall be made or entered into by or on behalf of the faid commissioners, for or concerning any of the faid works to be carried on or performed in purfuance of this act, or for or concerning any materials to be used or employed therein, upon pain that every fuch contract shall be null and void; and that the perfon who, being, a member of the faid court, and shall be fo interested or concerned therein, shall, for every fuch offence, forfeit and pay the fum of one hundred pounds to any perfon or perfons who shall fue for the fame; to be recovered in any of his Majefty's courts of record at Weftminster, by action of debt, bill, plaint, or information, to be commenced within fix calendar months next after the offence committed; in which action or fuit respectively, no protection, effoin, or wager of law, or more than one imparlance, shall be allowed; and every perfon against whom the faid penalty shall be recovered, shall, for ever thereafter, be disabled from being elected a member of the faid court of common council.

XV. And it is hereby further enacted, That the faid commissioners may cause all or any of the faid streets, lanes, squares, yards, courts, alleys, paffages, and places, to be new paved or repaired, when and as often, and in fuch manner, and with fuch materials, as the faid commissioners shall think fit; and for fuch purposes may, from time to time, cause to be dug, carted, and carried out of, or brought into, the fame, or any of them, fuch gravel, stones, and other materials, as they shall judge neceffary; and may likewife caufe the ground thereof to be raifed or lowered, the course of the channels running in or through the fame to be turned or altered, and the water pipes which now lie, or hereafter shall be laid, under ground, to be taken up and new laid in fuch places, manner, and form, as they the faid commiffioners shall judge best; and may cause fuch posts as they shall think useless or inconvenient to be taken up and removed, and likewife all steps, bulks, shewglaffes, and thew-boards, encroaching upon the foot-ways, as alfo all fteps and doors opening or leading from the foot-ways into vaults or cellars, to be removed or altered,

XVI. And

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No member of the common fin council to be t concerned in any contract.

For paving ftreets.

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Anno octavo GEORGII III. c. 21. 1767.]

XVI. And it is hereby further enacted, That the faid com- For taking missioners shall and may cause all signs, or other emblems, away signs, uled to denote the trade, occupation, or calling, of any perion posts, &c. or perfons, fign-posts, fign-irons, pent-houses, shew-boards, fpouts, and gutters, projecting into any the faid ftreets, lanes, fquares, yards, courts, alleys, passages, or places, and all other encroachments, projections, and annoyances whatfoever, within the faid city or liberties, to be taken down and removed; and shall cause all figns, or other emblems, 'as aforefaid, shewboards, and gutters, or fuch parts thereof as they shall think fit. to be affixed or placed on the fronts of the houses, thops, warehouses, or buildings, whereunto they respectively belong, or were before affixed, and not otherwife; and shall return or cause to be returned, to the respective owners, so much of such figns, or other emblems, fign-posts, or other posts, fign-irons, shewboards, spouts, and gutters, as shall not be affixed or put up, or otherwise made use of, in the alterations directed by this act; and that, for the future, all figns, fign-boards, and gutters, shall be placed or fixed on the fronts of the houses, shops, warehouses, or buildings, to which they respectively belong, and not otherwife : and if any perfon or perfons shall, at any time hereafter, hang, place, erect, or build, any fign, fign-poft, or other post, sign-iron, pent-house, shew-board, spout, gutter, or other projection, obstruction, or annoyance, or cause the fame to be done, contrary to the direction aforefaid; every perfon to offending shall, for every such offence, forfeit and pay the fum of five pounds, and the further fum of twenty shillings for every day such offence shall continue.

XVII. Provided always, and it is hereby further enacted, Directing that That it shall and may be lawful to and for any perfon or per- cranes shall fons to keep any crane or cranes already fixed up againft any be kept clofe warehouse or warehouses, within the said city and liberties of warethereof, or to affix any crane or cranes to fuch warehouse or houses. warehoules, and to make ule of fuch crane or cranes, fo as fuch crane or cranes be turned and kept close to the walls of such warehouse or warehouses when not in actual use; any thing in this act, or any former law, cuftom, or statute, to the contrary thereof in any wife notwithstanding.

XVIII. And, for the more speedy removal of fundry nusances and Directing that obstructions in the faid city and liberties, it is hereby further enact- no waggon ed, That if, after the twenty fifth day of March next, any com-the freet mon stage waggon or other waggon, or any cart, dray, or other above one carriage, shall, for the purpose of loading or unloading the hour. fame, or any part thereof, be fuffered to ftand or continue in any of the faid streets, lanes, squares, yards, courts, alleys, paffages, or places, above the space of one hour at any one time; or if any cart, waggon, dray, or other carriage, shall be placed and fuffered to stand athwart or across any such street, lane, square, yard, court, alley, passage, or place, for the loading or unloading thereof, or for any other purpole whatloever; or if any fuch cart, waggon, dray, or other carriage, shall be suffered to stand

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or continue in any part of fuch ftreers, lances, squares, yards, courts, alleys, paffages, or places, longer than is necessary for the loading or unloading thereof; or if any goods, materials, or things whatfoever, shall be laid or placed, and left in any fuch. ftreet, lane, square, yard, court, alley, passage, or place, to as to obstruct the free passage thereof; then, and in every such cafe, any one of the faid commissioners, or any one of their officers to be by them appointed to remove nulances, shall and may feize, or caule to be feized, the ftage waggon, cart, waggon, dray, or other carriage, fo placed, or fuffered to stand or continue, contrary to the true meaning of this act, together with the horfe or horfes thereanto belonging, or the goods, materials, or things, to laid or placed, and left as aforefaid, and remove the fame, or cause the same to be removed, to the common pound of the faid city, commonly called The Green Yard, there to be kept and detained until the owner or owners thereof, or his, her, or their known fervant or fervants, shall and do claim the fame, and pay to the perfon or perfons in whole cultody the fame shall then be, the furn of twenty shillings, together with the charges of removing and keeping the fame; and in cafe the fame shall not be claimed, and the faid fum of twenty shillings and charges paid, within the space of three days next after fuch feizure, it shall and may be lawful to and for the faid commissioners to cause the fame to be appraised and fold, and the monies arising therefrom shall be applied to the purposes of this act.

For preventing buildings or enclofures in the freets.

XIX. And it is hereby further enacted, That if any perfon or perfons whatfoever shall erect or build, or cause to be erected or built, any posts, bars, rails, boards, or other things, by way of enclosure, for the purpose of making mortar, or depositing bricks, lime, or other materials, for building or repairing any houfes, buildings, or other works, within the faid city or liberties, in any other manner, or shall suffer the same to remain for any longer time, than shall be necessary for such building or repairs; or shall lay any rubbish within such enclosure, or on the outfide thereof, or near thereto; and complaint thereof shall be made to the faid commiffioners by any two housholders of the faid city or liberties, and the faid commissioners shall. upon view, or other due proof of the matter of the faid complaint, find the fame to be true; then, and in every fuch cafe, the perfon or perfons creeting and building fuch enclosure, and fuffering the fame to remain longer than (hall be necessary as aforefaid, thall, for every fuch offence forfeit the fum of twenty fhillings; and moreover, it shall and may be lawful to and for the faid commissioners to cause such enclosure or erection to be pulled down and removed, and the materials thereof, as also all bricks, mortar, lime, or other valuable things contained within the fame, or thereto belonging, to be deposited in the Green Yard aforefaid there to be kept and detained until the owner or owners thereof, or his, her, or their known fervant or fervants, shall and do pay, to the perion or perions in whole cultody the lame fhall.

shall be, the charges of pulling down and removing the fame ; and in cafe the fame shall not be claimed, and the faid charges paid, within the space of eight days next after such seizure thereof, it shall and may be lawful to and for the faid commisfioners to order the fame to be appraifed and fold, and the money arifing therefrom shall be applied to the purposes of this act : and the faid commissioners are further authorized to remove fuch rubbish to fuch place as they shall think convenient; and every perfor laying fuch rubbish, or causing or procuring the fame to be laid, within or on the outfide, or near to fuch enclosure, shall forfeit a sum not exceeding treble the value of the cofts of removing the fame.

XX. And it is hereby further enacted, That no perfon or No lime thall perfons whatfoever shall flake lime in the foot-way or carriage- be flaked in way of any of the faid ftreets, lanes, squares, yards, courts, al- the freets, lies, paffages, or places, or in any house or houses within the fame; upon pain that every perfon fo offending shall, for every fuch offence, forfeit and pay the fum of forty shillings.

XXI. Provided always, That nothing herein contained shall But not to rebe construed to restrain any bricklayer or plaisferer from flaking strain bricklime within the yards or cellars of houfes which shall be new layers or plaif-building or repairing, or within the yards or cellars belonging in the cellars to the dwelling house of any height building of the state of the sta to the dwelling-house of any such bricklayer or plaisterer, so that of houses new the steam of fuch lime be conveyed into and through the chim- building or ney of fuch house respectively; and that no lime be flacked in repairing. any cellar or yard, after the hour of seven of the clock in the morning from Lady-day to Michaelmas, nor after the hour of eight of the clock in the morning from Michaelmas to Lady-day; and if any lime shall be flaked contrary to the directions of this act, every perfon to offending thall, for each offence, forfeit the fum of forty shillings.

XXII. And be it further enacted, That if any perfon or per- For preventfons shall for the future carry, run, drive, draw, or cause to be ing damage carried, run, driven, or drawn, on any of the foot-payments being done to mithin the foid situation of the start of the foot-payments the foot-payewithin the faid city or liberties, any bier, or any wheel or wheels, ments. fledge, wheel-barrow, or other carriage what foever ; or fhall wilfully ride, lead, or drive, any horse, as, mule, or other cattle, coach or other carriage whatfoever, upon any part of the faid footpavements; then, and in any of the faid cafes, and fo often as they or any of them shall happen, it shall and may be lawful to and for any perfon or perfons whatfoever, who shall fee any fuch offence committed, to feize, and also for any other perfon or perfons to affift in feizing, fuch offender or offenders, and by the authority of this act, and without any other warrant, to convey or deliver him, her, or them, into the cuftody of a peace officer, in order to be fecured and conveyed, before fome juffice of the peace of the faid city; and the party or parties accused being brought before him, fuch justice shall proceed to examine, upon oath, any witness or witnesses who shall appear or be produced to give information touching fuch offence (which the faid justice is hereby authorized and required to administer;) D 2 and

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and if the party or parties accused shall be convicted of any such offence, either by his, her, or their own confession, or upon fuch information as aforefaid, he, fhe, or they, fo convicted, shall forfeit and pay the sum of ten shillings for the first time of offending; the fum of twenty shillings for the second time of offending; and the fum of forty shillings for the third and every other time of offending.

XXIII. And it is hereby futher enacted, That the faid commiffioners shall and may cause to be painted, engraved, or defcribed, in stone, or otherwise, and to be affixed in a conspicuous part of one or more house or houses, building or buildings, at or near each end, corner, or entrance, of each of the faid ftreets, lanes, squares, yards, courts, alleys, passages, or places, the name by which each respective street, lane, square, yard, court, alley, paffage, or place, is properly or ufually called or known; and may also cause every house, shop, or warehouse, in each of the faid ftreets, lanes, squares, yards, courts, alleys, passages, and places, to be marked or numbered in such manner as they shall judge most proper for distinguishing the same; and if any perfon or perfons shall wilfully or maliciously de-stroy, pull down, obliterate, or deface, any such names, defcriptions, marks, or numbers, or any part thereof, or caule or procure the fame to be done, every perion fo offending shall, for every fuch offence, forfeit and pay the fum of forty fhillings.

XXIV. And it is hereby further enacted, That no perfon or ing alterations perfons shall, without authority from the faid commissioners. alter or cause to be altered, the form of the pavement of the faid ftreets, lanes, squares, yards, courts, alleys, passages, and places, which shall be new paved or repaired by the faid commiffioners, or in any way incroach thereupon, upon pain that every perfon to offending thall, for every fuch offence, forfeit and pay the fum of five pounds over and above the expence of relaying and reinftating the fame according to the directions of the faid commiffioners; the faid forfeitures and expences to be recovered by action of debt, bill, plaint, or information, in any of his Majesty's courts of record, in the name of the faid mayor and commonalty and citizens of the faid city of London, to be commenced within fix calendar months next after the commission of such offence; in which action or suit, no protection, effoin, or wager of law, or more than one imparlance, shall be allowed.

Commissioners to fix the places where hackney coaches are to ftand or ply.

XXV. And whereas many hackney coaches have fixed their flands, and do ply at improper places, within the faid city and liberties thereof, whereby great obstructions and annoyances are occasioned, and moreover, perfons wanting to hire fuch coaches, are frequently obliged to fetch the same from inconvenient distances: And whereas it would be of great benefit to the faid city, as well as of convenience to perfons having occasion to hire such coaches; if the said commissioners were vested with the power of fixing the stands thereof at more proper places, be it therefore enacted, That from and after the paffing of this act it shall and may be lawful to and for the faid commiftioners,

For fixing up the name of the ftreet, &c.

For preventin the form of the ftreets.

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Anno octavo Georgii III. c. 21. 1767.]

fioners, from time to time, by writing under their hands and feals, or the hands and feals of three or more of them, to be publickly affixed in some conspicuous part of the Guildball of the faid city, to direct and order at what place or places respectively, within the faid city, and the liberties thereof, any hackney coach or coaches shall stand and be plied, and how many coaches shall be plied at each stand; and if the driver of any such coach or coaches shall suffer the same to stand, and shall ply at any other place or places than according to the order and directions of the faid commissioners, to be notified as aforefaid; or if any driver shall suffer any such coach or coaches to be and continue at or upon any stands, after the number allowed by the faid commissioners to stand and be plied at the same stands respectively shall be complete; then the owner or driver of every fuch coach or coaches shall, for every fuch offence, forfeit and pay the fum of ten shillings.

XXVI. And it is hereby further enacted, That after the ex- For repairing piration of twelve calendar months next after the passing of this bad paveact, if any two housekeepers within the faid city and liberties ments. shall make complaint in writing, under their hands, to the faid commiffioners, of any defect, or want of repair, in any of the pavements of any of the faid ftreets, lanes, fquares, yards, courts, alleys, passages, or places, either before or after the same shall have been new paved or repaired by virtue of this act; then, and in every fuch cafe, the faid commissioners shall forthwith cause the pavement to complained of to be inspected by their furveyor; and if the fame shall by him be found defective, and fo reported to be to the faid commissioners, unless such defect fhall appear to arife from a defect in the water-pipes lying under fuch pavement, they the faid commissioners shall forthwith give orders to their contractor, or contractors, pavior or paviors, to repair the fame: and if the contractor or pavior of the faid commissioners, to whom such order shall be given, shall not, within four days next after the receipt thereof, repair the faid defective pavement; then, and in every fuch cafe, the faid contractor or pavior shall forfeit and pay the sum of twenty shillings for every day that the faid defective pavements shall remain unrepaired after the expiration of the faid four days.

XXVII. And it is hereby further enacted, That when and fo For taking up often as any pipe or pipes, belonging to any of the water com- when the wapanies who furnish any part of the faid city and liberties with ter pipes are water, and which now lie, or shall hereafter be laid, under broken. ground, in any of the faid ftreets, lanes, squares, yards, courts, alleys, paffages, or places, shall happen to break, burst, or decay, fo as to require reparation; the furveyor of the faid commiffioners for the time being, or fuch other perfon or perfons as the faid commissioners shall appoint for that purpose, shall forthwith give, or cause to be given, notice thereof in writing, to the pavior of the water company to whom he apprehends the faid pipe or pipes to belong; who is hereby required to take up the faid pavement, and open the ground at or near the place where fuch

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fuch reparation shall appear to be wanting: and if the faid pavior shall, upon taking up such pavement, and opening such ground, discover that the pipe or pipes so broken, burst, or decayed, does not, or do not, belong to the faid water company whofe pavior he is; then and in every fuch cafe, he shall forthwith give, or caufe to be given, notice thereof, in writing, to the pavior of the company to whom the faid pipe or pipes shall appear to belong; in which cafe fuch last-mentioned pavior is hereby required, upon demand, to make fatisfaction for the taking up fuch pavement, and opening fuch ground, to the pavior giving notice as aforefaid; and the pavior of fuch water company, to whom the faid pipe or pipes shall belong, is liereby required to caule or procure the faid pipe or pipes to be repaired, and afterwards to fill up the faid ground, and ram down the fame, within two days next after fuch notice to him given; and as foon as fuch pipe shall have been to repaired, and the ground fo filled up and rammed down, he fhall give, or cause to be given, notice thereof, in writing, to the pavior or contractor for the time being of the faid commissioners: and if the pavior of any of the faid water companies, to or for whom fuch notice shall be given, or left at his place of abode, shall, by the space of two days next after the giving or leaving fuch notice as aforefaid, refuse or neglect to take up such pavement, and open such ground; or if upon difcovering that the pipe or pipes to broken, burft, or decayed, doth not, or do not, belong to the company whole pavior he is, he shall refuse or neglect to give immediate notice thereof in writing to the pavior of the company to whom the faid pipe or pipes doth or do belong; or if the pavior of the water company to whom fuch pipe or pipes shall belong, shall, by the fpace of two days next after fuch notice given to him, or left at his last place of abode, refuse or neglect to cause or procure such pipe or pipes to be amended and repaired, or afterwards to fill up the ground to taken up, or to give fuch immediate notice of his having fo done, to the pavior or contractor of the faid commiffioners for the time being; then, and in every fuch cafe, the perfon or perfons fo respectively refusing or neglecting thall, for every fuch offence, feverally forfeit and pay the fum of five pounds : and if any pipe or pipes not belonging to any of the water companies, thall happen to break, burft, or decay, as aforefaid, in any of the faid ftreets, lanes, squares, yards, courts, alleys, paffages, or places; then, and in every fuch cafe, the respective owner or owners thereof shall forthwith caufe the ground over the fame to be opened, and fuch pipe or pipes to be repaired, and notice thereof in writing to be given to the elerk for the time being of the faid commissioners, or in cafe of refusal or neglect to to do, thall, for every fuch offence, forfeit and pay the fum of five pounds: and if any pavement shall be broken or taken up for the purpole of making, repairing, or altering any vault or drain, or for any other purpose whatfoever; then, and in every luch case, the perfon or perfons to breaking or saking up the faid pavement, or causing the fame to be fo broken

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or taken up, thall as foon as the nature of the work will permit, cause the ground to be filled up, and notice thereof in writing to be given to the clerk for the time being of the faid commiffioners; or, in cafe of refufal or neglect fo to do, shall, for every fuch offence, forfeit and pay the fum of forty shillings; and the faid clerk of the faid commissioners; shall forthwith, upon every such notice as aforefaid given to him, or left at his last place of abode, transmit such notice, or cause the same to be transmitted, to the pavior or contractor of the faid commissioners for the time being; and if the faid clerk shall refuse or neglect, by the space of two days next after any fuch notice as aforefaid given to him, or left at his last place of abode, to transmit such notice, or cause such notice to be transmitted, to the faid pavior or contractor for the time being of the faid commiffioners; or if fuch pavior or contractor, to whom any such notice as aforefaid shall be fo transmitted, fhall, by the space of two days next after the transmitting of such notice to him as aforefaid, refuse or neglect to relay and repair the pavement to broken up; then, and in every fuch cafe, the perfon to refuting or neglecting thall forfeit and pay the fum of twenty chillings for every day fuch pavement shall continue unrelayed or unrepaired after the expiration of the faid two days.

XXVIII. Provided always, That if it shall happen that at where there any time there thall be no regular or fixed appointment of a pa- is no fixed vior of any of the water companies, in that cafe fuch notice as pavior, notice aforefaid thall be delivered to, or left at, the office of the clerk or is to be left at fecretary of fuch company respectively, who shall, in every such ny's office. cafe, be substituted in the room of such pavior, to all the intents and purpoles aforefaid.

XXIX. And it is hereby further enacted, That the feveral Directing the and respective paviors now employed, or hereafter to be em- paviors of the ployed, by the faid water companies respectively, within the faid mies togive nocity or liberties thereof, shall, within the space of thirty days tice of their next after the passing of this act, or within three days next after names, &c. they thall be respectively appointed paviors to fuch company or companies, give notice in writing to the clerk for the time being of the faid commissioners, of their respective names and places of abode, and of the name of the respective company whole paviers they are, and of the respective district to which they are appointed; and in like manner the clerk for the time being of the faid commissioners shall, within the respective times aforefaid, give notice to the respective paviors of the faid feveral water companies of the names and places of abode of the pavior or paviors, contractor or contractors, for the time being, of the faid commiffioners; and if any of the faid paviors, or the clork of the laid commissioners for the time being, shall neglect to give fuch notice within the respective times aforefaid, each of them shall, for every such offence, severally forfeit and pay the fum of twenty shillings.

XXX. Provided always, and it is hereby further enacted and declared, D4

Water com · panies to pay the expence of new laying pavement, when the pipes are broken, &c.

declared, That the charges and expences of relaying the pavement which shall be broken, or taken up for the purposes of repairing or amending any fuch pipe or pipes, shall be reimbursed and paid to the faid commissioners, or to such perfon as they shall appoint to receive the fame, by the clerk or treasurer for the time being of the respective water companies to whom such pipe or pipes shall belong; or if the same shall not belong to any of the faid water companies, then by the refpective owner or owners thereof; and the charges and expences of relaying the pavement which shall be broken or taken up for the purpoles of new making, repairing, altering, cleanling or emptying, any fewer, drain, or vault, or of making any new or additional grates, or of repairing and altering any old grates, shall be defrayed and paid by and out of fome rate or rates to be made or affeffed by virtue or in pursuance of the faid act of the twenty fecond and twenty third years of the reign of King Clarles the Second; or by the perfon or perfons who shall take up the faid pavement, or any part thereof, or caufe the fame to be taken up for any of the purpoles aforefaid : and if fuch clerk or treasurer to any of the faid water companies, or the respective owner or owners of fuch pipe or pipes, liable to reimburfe and pay fuch charges and expences, shall refuse or neglect to pay the fame within ten days next after demand thereof, in writing, figned by the clerk of the faid commissioners, and left at their respective dwelling-houses or last places of abode, together with a bill to be annexed to fuch demand, containing an account of fuch charges and expences; then, and in every fuch cafe, the money fo expended shall and may be recovered by the faid commiffioners of and from the perfon or perfons to liable thereto, by action or actions of debt, bill, plaint, or information, in any of his Majesty's courts of record at Westminster, in the name of the mayor and commonalty, and citizens, of the faid city of London, to be commenced within three calendar months next after such demand respectively; in which action or suit no effoin, protection, or wager of law, or more than one imparlance, shall be allowed.

Expence of alteration of the pipes to be defrayed out of the act.

XXXI. Provided neverthelefs, and it is hereby further enacted, That if at any time it shall be found negessary for the purpoles of new paving, or altering the pavement, of any of the faid ftreets, lanes, squares, yards, courts, alleys, passages, or places, monies of the to raile, fink, or any otherwise alter the position of, any of the pipes or plugs laid down or placed by any of the faid water companies, or by any other perfon or perfons whatfoever, the charges attending the fame shall be paid out of the monies arifing, or to arife, by virtue of this act.

XXXII. And for the more eafily obtaining of water in cafes of For procuring water in times fire, it is hereby further enacted, That the leveral water companies, who shall supply any of the inhabitants of the said city of fire. Names of the with water, shall, from time to time, within the space of fourteen days after the paffing of this act, or within feven days after turncocks to

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the appointment of any turncock or turncocks, give notice, in be delivered writing, to the faid commiffioners, of the names and places of inabode of their respective turncocks, diftinguishing the districts to which they respectively belong; and if any of the faid com-Penalty for panies shall neglect to give such notice within the times aforefaid, every neglect they shall, for every such neglect, forfeit the sum of forty shil- therein. lings; and the faid commissioners shall, and they are hereby required yearly to cause to be printed and distributed through every ward within the faid city and liberties, to and amongst the feveral housholders within the same, a list of the names and places of abode of the several turncocks of the district or districts within which every such ward respectively shall lie.

XXXIII. And it is hereby further enacted, That the faid For watering commiffioners shall have full power and authority to cause the the fareets. faid streets to be watered as often as they shall think fit; and also to cause any well or wells to be dug and such in such places as they shall think proper; and also any pump or pumps to be erected in or near such places; and also any pumps now standing for the purpose of watering the said streets, or for any other purpose, to be removed or altered, and to defray the expences thereof out of the monies to be raised by virtue of, and for the purposes of, this act.

XXXIV. And, for the more effectually cleanfing and keeping clean For making the faid fireets, lanes, squares, yards, courts, alleys, passages, and dust-holes, places, it is hereby further enacted by the authority aforefaid, &c. That it shall and may be lawful to and for the faid commissioners to caufe any number of moveable or fixed dust-boxes, dust-holes, or conveniencies, wherein dust and ashes, or other filth, may be deposited for the scavengers or rakers, to be erected and placed in fuch parts of the faid fireets, lanes, squares, yards, courts, alleys, passages, and places, as they shall judge necessary; and all and every the occupier and occupiers of houses or tenements within the faid city and liberties are hereby required daily, and every day, to cause all their dust, ashes, and other filth, to be deposited in the faid dust-boxes, dust-holes, or other conveniencies, or elfe to keep the fame in their respective houses or tenements, with the appurtenances, until the fame shall be removed and carried away by the respective rakers, to be in this behalf appointed : and in cafe any fuch occupier of any house or tenement within the faid city or liberties shall deposit, or cause or permit to be deposited, any ashes, dust, or other filth, in any part of the faid ftreets, lanes, squares, yards, courts, alleys, palfages, and places, except in some of the dust-holes, dust-boxes, or other conveniencies, fo to be erected or made as aforefaid; then the perfon fo offending shall, for every fuch offence, forfeit and pay the fum of ten thillings.

XXXV. And it is hereby further enacted, That every occu- For cleaning pier of any house or tenement within the said city and liberties, soot ways. and (in respect of houses lett to inmates) every house owner, shall once in every day, between the hours of eight and ten of the clock in the forenoon of each day, scrape, sweep, and cleanse,

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may make propofals to the faid commiffioners at a certain time and place in every fuch notice to be fpecified; and all contracts made, or to be made, in confequence of fuch notice, fhall fpecify the feveral works to be done, and the price or prices to be paid for the fame, and the time or times when the faid works are to be completed, together with the penalties to be incurred in cafe of the non-performance thereof; and the fame fhall be figned by the clerk for the time being of the faid commiffioners, as alfo by the perfon or perfons contracting to perform fuch works respectively, and fhall be entered in a book or books to be kept for that purpose by the faid commiffioners.

XIV. Provided also, and it is hereby further enacted, That no perfon, being a member of the court of common council of the faid city, shall be directly or indirectly interested or concerned in any contract which shall be made or entered into by or on behalf of the faid commissioners, for or concerning any of the faid works to be carried on or performed in purfuance of this act, or for or concerning any materials to be used or employed therein, upon pain that every fuch contract shall be null and void; and that the perfon who, being, a member of the faid court, and shall be fo interested or concerned therein, shall, for every fuch offence, forfeit and pay the fum of one hundred pounds to any perfon or perfons who shall fue for the fame; to be recovered in any of his Majefty's courts of record at Westminster, by action of debt, bill, plaint, or information, to be commenced within fix calendar months next after the offence committed; in which action or fuit respectively, no protection, effoin, or wager of law, or more than one imparlance, shall be allowed; and every perfon against whom the faid penalty shall be recovered, shall, for ever thereafter, be disabled from being elected a member of the faid court of common council.

XV. And it is hereby further enacted, That the faid commiffioners may caufe all or any of the faid ftreets, lanes, squares, yards, courts, alleys, paffages, and places, to be new paved or repaired, when and as often, and in fuch manner, and with fuch materials, as the faid commissioners shall think fit; and for fuch purposes may, from time to time, cause to be dug, carted, and carried out of, or brought into, the fame, or any of them, fuch gravel, stones, and other materials, as they shall judge neceffary; and may likewife caufe the ground thereof to be raifed or lowered, the course of the channels running in or through the fame to be turned or altered, and the water pipes which now lie, or hereafter shall be laid, under ground, to be taken up and new laid in fuch places, manner, and form, as they the faid commiffioners shall judge best; and may cause fuch posts as they shall think useless or inconvenient to be taken up and removed, and likewife all steps, bulks, shewglaffes, and thew-boards, encroaching upon the foot-ways, as alfo all steps and doors opening or leading from the foot-ways into vaults or cellars, to be removed or altered,

XVI. And

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No member of the common fin council to be t concerned in any contract.

For paving freets.

Anno octavo GEORGII III. c. 21. 1767.]

XVI. And it is hereby further enacted, That the faid com- For taking miffioners thall and may caufe all figns, or other emblems, away figns, uled to denote the trade, occupation, or calling, of any perfon posts, &c. or perfons, fign-posts, fign-irons, pent-houses, shew-boards. spouts, and gutters, projecting into any the faid ftreets, lanes, fquares, yards, courts, alleys, passages, or places, and all other encroachments, projections, and annoyances whatfoever, within the faid city or liberties, to be taken down and removed; and shall cause all figns, or other emblems, as aforefaid, shewboards, and gutters, or fuch parts thereof as they shall think fit, to be affixed or placed on the fronts of the houses, thops, warehouses, or buildings, whereunto they respectively belong, or were before affixed, and not otherwife ; and thall return or caufe to be returned, to the respective owners, so much of such figns, or other emblems, fign posts, or other posts, fign-irons, shewboards, fpouts, and gutters, as shall not be affixed or put up, or otherwife made use of, in the alterations directed by this acl; and that, for the future, all figns, fign-boards, and gutters, shall be placed or fixed on the fronts of the houses, shops, warehouses, or buildings, to which they respectively belong, and not otherwife : and if any perfon or perfons shall, at any time hereafter, hang, place, erect, or build, any fign, fign-poft, or other post, sign-iron, pent-house, shew-board, spout, gutter, or other projection, obstruction, or annoyance, or cause the fame to be done, contrary to the direction aforefaid; every perfon to offending thall, for every tuch offence, forfeit and pay the fum of five pounds, and the further fum of twenty fhillings for every day fuch offence shall continue.

XVII. Provided always, and it is hereby further enacted, Directing that That it shall and may be lawful to and for any perfon or per- cranes shall fons to keep any crane or cranes already fixed up against any be kept close warehouse or warehouses, within the said city and liberties of warethereof, or to affix any crane or cranes to fuch warehoufe or houfes. warehouses, and to make use of such crane or cranes, so as such crane or cranes be turned and kept close to the walls of fuch warehouse or warehouses when not in actual use; any thing in this act, or any former law, cuftom, or statute, to the contrary thereof in any wife notwithstanding.

XVIII. And, for the more speedy removal of fundry nusances and Directing that obstructions in the faid city and liberties, it is hereby further enact- no waggon ed, That if, after the twenty fifth day of March next, any com-the freet mon stage waggon or other waggon, or any cart, dray, or other above one carriage, shall, for the purpose of loading or unloading the hour. fame, or any part thereof, be fuffered to stand or continue in any of the faid ftreets, lanes, squares, yards, courts, alleys, paffages, or places, above the space of one hour at any one time; or if any cart, waggon, dray, or other carriage, shall be placed and fuffered to fland athwart or across any such street, lane, square, yard, court, alley, passage, or place, for the loading or unloading thereof, or for any other purpole whatloever; or if any fuch cart, waggon, dray, or other carriage, shall be suffered to stand or

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in their ward, in proportion to the yearly rent of fuch lands. tenements, or hereditaments respectively, as the same shall be alcertained and rated in the rate or affeffment towards the land tax; then, and in every such cafe, upon complaint thereof made by any inhabitant of the faid city to the faid commissioners, they are hereby authorized and required forthwith to appoint a day for hearing fuch complaint; and the party or parties complaining shall give three days notice at the least of the day fo appointed, to the alderman of the ward to which fuch complaint shall relate, or to his deputy; and fuch notice having been given, the faid commiffioners shall and may proceed to hear and determine such complaint; and for that purpose thall and may fummon witneffes before them, and examine fuch witneffes upon eath; which oath the faid commiffioners are hereby authorized and impowered to administer; and if the faid commissioners shall judge the matter of such complaint to be true, they shall make such alterations in the faid rate or affeffment as shall be just.

LXIII. And it is hereby further enacted, That every collector of the rates and affeitments aforefaid thall, from time to time, pay the monies arising therefrom, as he shall receive the same, to the chamberlain of the faid city of London for the time being; and upon every fuch payment, the faid chamberlain, or one of his elerks, shall, without fee or reward, fign and give receipts in writing to fuch collector, expressing his name, the fum paid, and the name of the ward to which the faid collector shall belong; and if such collector shall at any time keep and retain in his hands, of the monies to to be collected by him, the fum of twenty pounds, or upwards, above two days (the chamber of London being within that time open to receive the fame) then, and fo often, fuch collector shall forfeit and pay the fum of ten shillings' for every day he shall retain the faid funs of twenty pounds, or upwards, beyond the faid two days,

LXIV. And it is hereby further enacted by the authority aforefaid, That every collector to be appointed by virtue or in purfuance of this act shall, upon three days notice in writing given to or left for him at his usual place of abode, by the alderman of the ward to which such collector shall belong, or his deputy, attend the faid alderman, or his deputy, at fuch time and place, within their ward, as he thall appoint; or upon notice in writing to be given or left as aforefaid, by the clerk or clerks respectively, to the faid commissioners, shall attend the faid commissioners at such place as they shall appoint. in fuch notice; and then and there, if required, deliver to fuch alderman, or his deputy, or to the faid commifficances, upon oath (or if fuch collector be a Jusher, then upon his folomn affirmation; which oath or affirmation fuch alderman or deputy is hereby impowered to administer) a true, exact, and perfect account in writing, under the hand of fuch collector, of all furns of money which he shall then have received by reason of the faid office; and alfo

For paying the money collected into the chamberlain's office.

Collectors to deliver in an account in writing under their hands. 1767.

alfo a true lift of the names of all perfons within his ward, who shall have refused or neglected to pay his, her, or their faid rates or affeffments, with a true account of the leveral fums of money which fuch perfons shall respectively be in arrear, to the intent that the fame may be fpeedily got in and recovered: and if any collector, after such respective notices given as aforefaid, shall refuse or neglect to attend, or deliver in his accounts as aforefaid, or to produce and deliver in the vouchers relating to the fame, or to account for any fum or fums of money by him collected or received, and to pay the fame, and every part thereof, as is herein above directed; then, and in every such case, such collector shall, for every such refusal or neglect, forfeit and pay fuch fum of money as the rates and affestments, which he shall have been entrusted or authorized to collect, shall amount unto, after deducting the amount of the fum or fums by him actually paid to the chamberlain of the faid city for the time being; which forfeiture shall and may be recovered by action of debt, bill, plaint, or information, in any of his Majefty's courts of record, to be commenced and profecuted in the name of the faid mayor and commonalty and citizens of the faid city; in which action or fuit, fuch collector shall be held to fpecial bail, and no effoin, protection, or wager of law, or more than one imparlance, shall be allowed.

LXV. Provided always, and it is hereby further enacted and Collectors redeclared, That if any collector or collectors of the faid rates fuling to ac-and affeilments, thall have in his or their hands any of the faid fame to be lerates or affefiments collected by him or them, and shall refuse vied by dito account for and pay the fame as aforefaid, it fhall and may fire is and fale. be lawful to and for any juffice of the peace for the fai city, by warrant under his hand and feal, to caufe fuch collector or collectors to be brought before him, to hear and determine the matter of fuch complaint in a fummary way; and if, upon the confession of such collector or collectors, or the testimony of any credible witness or witness, upon oath (which oath fuch juffice is hereby impowered and required to administer) it shall appear to him that any of the monies which shall have been collected and raifed by virtue of this act, shall then be in the hands of fuch collector or collectors, and that he or they refuleth or refuse to pay the fame, according to the true intent and meaning of this act, the faid justice is hereby authorized and required, by a warrant or warrants under his hand and feal, to caule such money to be levied by diffress and fale of the goods and chattles of fuch collector or collectors respectively; and if no goods or chattles of fuch collector or collectors can be found fufficient to answer and fatisfy the faid money, and the charges of such distress and fale, then the faid justice may and thall commit such collector or collectors to one of the compters of the faid city, there to be detained and kept without bail or mainprize, until he or they shall pay the fame, or fuch composition as the faid commissioners shall agree to accept

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to the faid commiffioners, by petition, in writing, fetting forth. the circumftances of his, her, or their cafe, giving notice to the alderman of the ward wherein fuch rate or affeffment shall have been made, or his deputy, and fuch petition shall be taken into consideration by the faid commissioners at their next publick meeting, of which the alderman of the ward, or his deputy, shall have special notice; and if it shall then appear to the faid commissioners, upon hearing the faid petitioner or petitioners, that the faid petitioner or petitioners is or are intitled to relief; it shall and may be lawful to and for the faid commissioners, and they are hereby authorized and impowered, to award the faid petitioner or petitioners fuch relief as they the said commissioners shall think just and reasonable.

XLV. Provided always, That if the alderman, or his deputy, or the major part of the common council men of fuch ward, fhall think fuch award unjuft or unreafonable, or if the party or parties concerned fhall think him, or herfelf, or themfelves aggrieved, by fuch award; it fhall and may be lawful to and for any of them to appeal, from fuch award, to the court of mayor and aldermen of the faid city, who fhall finally determine whether the faid petitioner or petitioners is or are intitled to any, and what relief in the premiffes.

XLVI. Provided always, and it is hereby further enacted, That no perfon or perfons shall, in respect of any wharf, or of any warehouse, vault, or cellar, upon any wharf, not fronting any street or lane, be rated or affessed, or be liable to pay more than two thirds of the rates or all effents herein before directed to be rated and affessed on lands, houses, shops, warehouses, cellars, vaults, and other tenements, within the several wards of the faid city of *London*; any thing herein before contained to the contrary thereof in any wife notwithstanding.

XLVII. And, in order to aftertain the rates and affeffments to be made by virtue of this act, be it further enacted by the authority aforefaid, That the feveral aldermen of the faid city, or their respective deputies, shall and may, and they are hereby authorized and impowered, to caule any of the books of affeilment of the land tax, within their respective wards; and also any of the books of affeffment of the rates towards the relief of the. poor, within the respective parishes of the same wards, to be brought before them, and to take copies of fuch books, or any part thereof, as they shall think fit, without fee or reward; and if any perfon or perfons, in whole custody or power any of the faid books shall be, shall refuse or neglect to attend the faid aldermen, or their deputies, with fuch book or books, or to permit them to take copies thereof, as aforefaid; then, and in every such case, every perfon who shall so refuse or neglect shall, for every such offence, forfeit and pay the sum of forty fhillings.

XLVIII. And, for as much as it is reafonable that all publick buildings (hospitals excepted) and all dead walls, and void spaces of ground, should be rated and affeffed in a due proportion, towards the paving,

Appeal to court of mayor and aldermen.

For affeffing wharfs, warehoules, vaults or cellars.

For examining books relating to the poors rates. 1767:]

paving, cleanfing, and enlightening, the faid city, and the liberties thereof, it is hereby further enacted, That it shall and may be For affeffing lawful to and for the alderman of each ward, within the faid churches and ity and liberties, or his deputy, with the major part of the other publick common council men, and they are bereby required at fuch meetingtimes as the rates and affeitments hereby directed to be made by houses and order of the faid commissioners as aforelaid, shall from time to void spaces of time be made, to rate and affeis towards the purposes of this ground. act all parish churches, church-yards, chapels, and other publick buildings what loever, not charged to the land tax; as also all meeting-houses, and all void spaces of ground, fituate, lying, and being, within their ward, other than and except the cathedral church of Saint Paul in London, and the church-yards and ground within the iron rails encompassing the faid cathedral church, at such rate as the commissioners, by writing under their hands and feals, or the hands and feals of any feven or more of them, shall order and direct for every square yard of fuch churches, church-yards, chapels, and publick buildings, meeting-houles, and void spaces of ground, not exceeding the rate of four pence per square yard; and also to rate and affes all dead walls within their wards, towards the purposes aforefaid, at such rate as the faid commissioners shall order and direct in manner aforefaid, for every yard running measure of fuch dead walls, not exceeding the rate of fix pence per yard; such rate or rates, alleliment or alleliments, io to be, from time to time, made upon any parish church, church-yard, or chapel, to be paid by their respective church or chapel wardens; and the rate or rates, alleliment or alleliments, fo to be made, from time to time, upon any meeting-house within the faid city or liberties, to be paid by the minister and deacons, or other perfon usually officiating therein : and if such church or chapel warden, minister, deacon, or other person, shall refuse or neglect to pay the fame upon demand; then, and in every fuch cafe, fuch rate or rates, afferiment or afferiments, shall and may be recovered of and from the perfon or perfons to required to pay the fame by action of debt, bill, plaint, or information, in any of his Majesty's courts of record at Westminster, or within the faid city, to be commenced and profecuted in the name or names of the mayor and commonalty and citizens; in which action or fuit no elloin, protection, or wager of law, or more than one imparlance shall be allowed; and in default of payment of fuch rate or rates, affefiment or affefiments, to be made on any meeting-house as aforefaid, the fame shall be and remain a charge upon fuch meeting-houfe, and be paid by the landlord or owner thereof respectively; and such rate or rates, allessment or allessments, so to be, from time to time, made upon any publick building (not being an hospital) or upon any dead wall or void space of ground, shall be paid by the respective owner or owners, proprietor or proprietors thereof; and in cale the owner or owners, proprietor or proprietors, of any fuch void space of ground, shall not be known, or cannot be found,

found, then the faid rate or rates, affefiment or affefiments, to be thereon made, shall be advanced by the chamberlain of the city of London for the time being out of the cash of the faid city in his hands, and the faid ground shall be and remain a fecurity to the faid chamberlain and his fucceffors for repayment of all rates to to be by him advanced.

XLIX. And be it further enacted, That it shall and may be lawful to and for the alderman of Farringdon ward without, or shall be rated his deputy, with the major part of the common council men of the faid ward, and they are hereby required, from time to time, to rate and affels, in every fuch rate and affeliment as aforelaid, the feveral inns of court and chancery herein after named, in the feveral and respective sums herein after mentioned, as a composition for the repairs of the pavements which they have respectively suffained; that is to fay, the Inner Temple, in the fum of two pounds two (hillings per annum; the Middle Temple, in the fum of fix pounds fix shillings per annum; Serjeants Inn in Chancery Lane, in the fum of ten pounds per annum : and alfo to rate and affels the feveral inns of chancery herein after named, in the feveral and respective fums herein after mentioned; that is to fay, Staples Inn, in the fum of fourteen pounds per annum; Furnival's Inn, in the fum of twenty pounds per annum; Barnard's Inn, in the fum of fix pounds per annum; Clifford's Inn, in the fum of two pounds two fhillings per annum : which rates or affefiments thall be paid by the treasurer, principal, or other proper officer of the faid inns of court and inns of chancery respectively; and in default of payment, may be sued for and recovered, in like manner as the rates and affeffments upon parish churches, church-yards, and chapels, are herein before directed to be fued for and recovered.

L. And whereas the pavement lying between the fence of the churchyard belonging to the cathedral church of Saint Paul, in the faid city of London, and the channels of the feveral fireets and ways adjoining to, and furrounding, the faid church, contains two thousand two hundred and forty (quare yards; and the charges and expenses of repairing, cleanfing, and enlightening the fame, is now paid out of the interest and yearly produce of the surplus money of certain duties on coal granted by divers acts of parliament, and vested in the lord archbi/hop of Canterbury, lord bi/hop of London, and lord mayor of the city of London, for the time being; be it hereby further enactthe pavements ed, That it shall and may be lawful to and for the faid commillioners, or any feven or more them, and they are hereby required, when and at fuch times as the rates and affeffments hereby directed to be made shall, from time to time, be made, to rate and affels the faid cathedral church, toward the purposes of this act, at fuch rate as the faid commissioners, or any feven or more of them, shall judge reasonable, not exceeding the rate of one fhilling and three pence by the year, for every square yard of the faid pavement now kept in repair, out of the in-

terest of such trust-monies as aforesaid; and that such rates or affeffments to to be, from time to time, made on the faid cathe-

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For affeffing belonging to the cathedral church of St. Paul.

Directing that

inns of court

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dral church as aforefaid, thall be paid by the lord archbishop of Canterbury, lord bilhop of London, and lord mayor of the faid city of London, for the time being, or their treasurer, or other proper officer, out of the interest and produce of the faid furplus-monies fo vested in them, upon the trusts, and for the purpofes aforefaid.

LI. Provided always, and it is hereby further enacted, That Not to vacate nothing in this act contained shall be deemed or taken to make any agreevoid any contract, covenant, or agreement, between landlord ment between and tenant touching or concerning the paving, cleanfing, or landlord and enlightening, any part of the faid streets, lanes, squares, yards, courts, alleys, paffages, and places, within the faid city and liberties, but that every fuch landlord who is now, by virtue of any fuch contract or agreement, obliged to pave, keep in repair, cleanse, or enlighten, any part thereof, shall, in lieu thereof, pay or allow unto his, her, or their respective tenant or tenants, the rate or rates to be rated or affected on fuch tenant or tenants respectively, or so much thereof as shall be just and reasonable, according to the true meaning of such contract, covenant, or agreement, for and during the time of fuch contract, covenant, or agreement, shall remain in force ; and in cafe any difpute thall arife concerning fuch contract, covenant, or agreement, the faid court of mayor and aldermen shall have power to hear and finally determine the fame.

LII. And be it further enacted, That if any perfon or per- For recovery fons, who shall be liable to pay any rate or assessment to be of rates a-made by virtue or in pursuance of this act, shall become a gainst any bankrupt or bankrupts before he, fhe, or they, fhall have fully fhall be liable paid and fatisfied all the money then due and owing for fuch to pay the rates and affeliments ; then, and in every fuch cafe, the affignee fame, becomor affignees of his, her, or their eftate and effects, or other ing bankperfon or perfons possessing the fame, shall, out of fuch estate rupts. and effects, after paying to the petitioning creditor or creditors his, her, or their cofts of fuing out and profecuting the commillion against any such bankrupt or bankrupts, in the next place, pay unto the chamberlain of the faid city of London, for the time being, all fuch fums of money as were due for fuch rates and affefiments at the time of the fuing out any fuch commission against him, her, or them respectively, or so much thereof as the faid effate and effects will extend to pay, and the receipt of the faid chamberlain shall be a good discharge for the faid money; and every affignee or affignees, or other perfon as aforefaid, may, to any action or fuit commenced or brought against him, her, or them, plead or give in evidence the payment of the fame, and shall be allowed fuch payment out of the eftate or effects of fuch bankrupt or bankrupts, prior to any other debt or demand whatfoever (except as before is excepted) and in cafe of non-payment of the fame by the space of one calendar month after the fame shall be demanded, it shall and may be lawful to and for the faid commissioners to commence and profecute one or more action or actions, fuit or E fuits.

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fuits, for the fame, in the name of the mayor and commonalty and citizens of the faid city, in any of his Majesty's courts of record at Westminster, or within the faid city, against such affignee or affignees, or other perfons as aforefaid.

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LIII. And it is hereby further enacted, That the alderman or his deputy, and the major part of the common council men for the time being, in each ward within the faid city or liberties, are hereby required to fet down in writing, and fign two duplicates of the rates and affefiments which they fhall, from time to time, make by virtue of this act, for the purpoles aforefaid; in which shall be expressed the names of the collectors who shall be appointed to collect the same; one of which duplicates shall, within ten days next after the making thereof, be deposited by the beadle of the faid ward in the office of the chamberlain of the faid city of London, where the fame shall remain; and every citizen of London, liable to be rated by virtue of this act, shall and may have free access thereto, at all convenient times, and be permitted to inspect the fame without fee or reward; and the perfon or perfons neglecting to deposit such duplicates, in the manner, or within the time aforefaid, or refufing to permit fuch infpection as aforefaid, shall, for every such offence respectively, forfeit the sum of five pounds.

LIV. And, to the end that the faid feveral rates and affeffments may

be fully and compleatly raifed and paid for the purposes aforefaid, it is

hereby further enacted, That it shall and may be lawful to and for the alderman or his deputy, with the major part of the common council men of each ward, at the court of wardmote to be holden upon or near the feast day of Saint Thomas the apostle for the choice of ward officers, to return to the faid wardmote the names and places of abode of a competent number of fubstantial inhabitants of fuch ward, of whom, fo many as the faid alderman, or his deputy, and the major part of the faid common council men, shall think fit and direct, not exceeding half the number of perfons fo returned, thall be chosen and appointed at the faid wardmote, to be collectors of the rates and affefiments which shall be made in pursuance of this act, for one whole year, from the faid feast day of Saint Thomas the apostle to the same feast day then next following, and so yearly, and from year to year : and the faid collectors for the time being are hereby authorized and required, in the respective ward, for which they shall be so chosen collectors, to collect and receive, from time to time, fuch rates, affefiments, and fums of money, as shall be due and payable by virtue of this act, of and from all perfons liable to pay the fame; and all perfons who, by virtue of this act, shall be charged therewith, or be liable thereunto, are hereby required to pay fuch rates or affeffments unto fuch refpective collectors for the time being accordingly; fuch collectors, from time to time, giving receipts for the fame

gratis, if thereunto required, and which they are hereby enjoin-

For appointing collectors.

Obliging the collectors to take an oath. ed to do, upon requeft : and every fuch collector, who shall be

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chofen by virtue of this act, shall, at the wardmote at which he ' fhall be chosen as aforelaid, or within the space of twenty days then next enfuing, before the alderman of the ward for which he shall be fo chosen collector, or his deputy, take and subscribe the following oath, or, being one of the people called Quakers, make and fubscribe the following folemn affirmation, for the true and faithful execution of the laid office.

I A. B. do fwear (or folemnly affirm) that I will, according to The oath, the best of my skill and knowledge, well and truly perform and execute the office of a collector, within the ward of

according to the directions and true intent of an act made in the eighth year of the reign of his Majefly King George the Third, for the better paving, cleanfing, and enlightening, the city of London, and the liberties thereof, and for preventing obstructions and annoyances within the fame, and for other purposes therein mentioned.

Which oath or affirmation shall be administered, without fee or reward, by the alderman of each respective ward for the time being, or his deputy: and if any collector, chofen in purfuance of this act, shall refuse or neglect to take the faid oath, or (being one of the perfons called Quakers) to make the faid affirmation, or to take upon himself the faid office, or, after having taken upon himself the faid office, shall refuse or neglect to ferve and execute the fame, according to the true intent and meaning of this act; he shall, for every such refusal or neglect, forfeit and pay the fum of fifty pounds; and shall, nevertheles, continue liable to be chosen into the faid office again the year following, or at any other time, and shall be liable to the like penalty, so often as he shall thereupon refuse or neglect to take upon him and duly to execute the fame.

LV. And it is hereby further enacted, That when and as In cafe of reoften as any perfon shall refue or neglect to take upon him the fufal or neg-faid office, or to execute the fame when cholen, or shall die, or the office, the remove out of the ward in and for which he shall be so chosen alderman, &ce. and appointed, before he has finished his collection; then, and of the ward, in every or any fuch cafe, it shall and may be lawful to and for &c. may apthe alderman of such ward for the time being, or his deputy, point others. with the major part of the common council men of the faid ward, by appointment under their hands and feals, to nominate and appoint fome other fit and proper perfon within fuch ward, to collect the faid rates therein, or fuch fum or fums of money as shall remain due and unpaid thereof : and if such other perfon to appointed thall refute or neglect to take and fubfcribe the faid oath, or (being one of the perfons called Quakers) to make the faid affirmation, to ferve and execute the faid office; then, and in every fuch last mentioned case, every person fo refusing or neglecting shall be liable to the like penalty of fifty pounds as if he had been chosen into the said office at the wardmote, as aforefaid.

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LVI. Pro-

Not to extend to oblige perfons to ferve who are by law exempted.

Impowering the collectors to diffrain in cafe of nonpayment. LVI. Provided always, and it is hereby further enacted, That nothing in this act contained shall extend, or be confirued, to oblige any person or persons to serve the said office of collector, who, by the laws now in being, is or are exempted from serving any ward office.

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LVII. And it is hereby further enacted and declared, That if any perfon or perfons who shall be rated or affeffed by virtue or in pursuance of this act, shall, by the space of ten days next after his, her, or their respective rate or rates, affessment or affeffments, shall be due, and demanded by the collector or collectors authorized and appointed to collect and receive the fame (fuch demand being either perfonally made to the respective perfon or perfons fo charged, or left in writing at his, her, or their respective house or houses, or place or places of abode) then, and in every fuch cafe, it shall and may be lawful to and for such collector or collectors, every or any of them, having a warrant or warrants under the hand and feal of the faid commiffioners, or any three of them (which warrant or warrants the faid collector and collectors is and are hereby required to apply for; and the faid commissioners, or any three of them, are hereby authorized and required to grant) and, with the affiftance of a conftable, or other peace officer of the ward, county; city, or liberty, where the perfon or perfons fo refufing or neglecting shall refide, to enter his, her, or their house or houses, apartment or apartments, and then and there to distrain his, her, or their goods and chattles; and if the fame shall not be replevied, or fuch rate or affefiment paid, within five days next after such distress made, together with the costs and charges thereof, then to appraise and fell fo much and fuch part of the faid goods and chattles as fhall be fufficient to pay the faid rate or affefiment, with the cofts and charges attending fuch diffrefs and fale; returning the overplus (if any) to the owner or owners of fuch goods or chattles, (the faid cofts and charges to be fettled and allowed by the faid commiffioners, or any three or more of them) who shall have granted such warrant or warrants respectively.

LVIII. Provided always, That no fuch diffrefs fhall, by virtue of this act, be made out of the limits of the faid city and liberties thereof, unlefs fuch warrant or warrants refpectively fhall be first backed or counterfigned by fome magisfrate of the county, city, or liberty where fuch diffrefs is proposed to be made; which warrant or warrants any magisfrate who shall be applied to for that purpose, shall forthwith back or counterfign, without fee or reward.

LIX. And it is hereby further enacted, That if any fuch collector or collectors shall refuse or neglect to apply for such warrant or warrants as aforefaid, or to make such distress and fale, pursuant to the directions of this act, except in cases where such distress shall be dispensed with by the alderman or his deputy, and the major part of the common council men of each respective ward, by writing under their hands, in respect

Warrant of diffress to be backed.

For punishing perfons neglecting their duty in granting or executing any warrant. fpect of the poverty of the party or parties affeffed; fuch collector or collectors shall, for every such refusal or neglect, forfeit and pay the fum of five pounds: and if any justice of the peace, upon fuch application to him made to back or counterfign fuch warrant or warrants as aforefaid, shall refuse or neglect to to do, fuch justice shall, for every fuch refusal or neglect, forfeit and pay the fum of five pounds : and if any con-ftable, being called upon by any collector or collectors having fuch warrant or warrants, shall refuse or neglect to aid and affift him or them in making fuch diftrefs and fale, he fhall, for every fuch offence, forfeit and pay the fum of forty fhillings.

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LX. And, for the more effectual enforcing the payment of the faid rates and affeffments for the purposes aforefaid, it is hereby further enacted by the authority aforefaid, That if any freeman of Rendering London, liable to pay the faid rates and affeffments, or any re- freemen not affeffments, which shall and may be made in the cases herein rates, incaafter-mentioned, shall have neglected or refused to pay the pable of votfame, or any part thereof, after such demand as aforefaid; or ing at elecif any luch freeman shall, for or in respect of poverty or tions. inability, have defired to be excused, and accordingly shall have been excuted, from paying any fuch rate, affeliment, or re-affeffment; then, and in every fuch cafe, every fuch freeman shall be under the fame incapacity of voting at elections within the city of London, as any perfon or perfons now is or are, who do not pay their foot and lot to any of the yearly rates and affefiments to which the citizens of London are, at this time, or shall hereafter, become liable.

LXI. Provided always, and it is hereby declared and enact- Allowing an ed, That any perfon or perfons who shall think him, her, or appeal to the themselves, aggrieved by any rate or affeffment to be made her commissionthemselves, aggrieved by any rate or affefiment to be made by ers. virtue or in pursuance of this act, may, within the space of thirty days next after fuch rate and affefiment thall have been demanded as aforefaid, appeal to the faid commissioners; and they are hereby authorized and required forthwith to appoint a day for hearing fuch appeal; and the party or parties to appealing thall give three days notice, at the leaft, of the day for appointed, to the alderman of the ward in which the faid affeffment shall have been made, or to his deputy; and fuch notice having been given, the faid commiffioners shall and may, upon the day fo appointed, proceed to hear and determine fuch appeal; and their determination (hall be final; and no fees (hall be paid on the making, hearing, or determining, of fuch appeal.

LXII. Provided alfo, and it is hereby further enacted and Directing the declared, That if the alderman of any ward, within the faid commissioners city of London, or his deputy, with the major part of the com-determine mon council men of the faid ward, shall, at any time or times complaints of hereafter, in any rates or affeffments by them to be made, by any inhabitvirtue or in purfuance of this act, neglect or omit to rate or ants upon any affels any perion or perions liable to fuch rates or affeliments, rate, or qor shall neglect or omit to rate or affefs any lands, tenements, mittion. or hereditaments, or the inhabitants or occupiers thereof, with-

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in their ward, in proportion to the yearly rent of fuch lands. tenements, or hereditaments respectively, as the same shall be accertained and rated in the rate or affeitment towards the land tax; then, and in every fuch cafe, upon complaint thereof made by any inhabitant of the faid city to the faid commissioners, they are hereby authorized and required forthwith to appoint a day for hearing fuch complaint; and the party or parties complaining shall give three days notice at the least of the day fo appointed, to the alderman of the ward to which fuch complaint shall relate, or to his deputy; and fuch notice having been given, the faid commiffioners shall and may proceed to hear and determine such complaint; and for that purpose shall and may fummon witneffes before them, and examine fuch witneffes upon eath; which oath the faid commissioners are hereby authorized and impowered to administer; and if the faid commissioners shall judge the matter of such complaint to be true, they shall make such alterations in the faid rate or alseffment as shall be just.

LXIII. And it is hereby further enacted, That every collector of the rates and affeilments aforefaid shall, from time to time, pay the monies arising therefrom, as he shall receive the same, to the chamberlain of the said city of London for the time being; and upon every fuch payment, the faid chamberlain, or one of his elerks, shall, without fee or reward, fign and give receipts in writing to fuch collector, expressing his name, the fum gaid, and the name of the ward to which the faid collector shall belong; and if such collector shall at any time keep and retain in his hands, of the monies to to be collected by him, the fum of twenty pounds, or upwards, above two days (the chamber of London being within that time open to receive the fame) then, and fo often, fuch collector shall forfeit and pay the fum of ten shillings' for every day he shall retain the faid fum of twenty pounds, or upwards, beyond the faid two days.

LXIV. And it is hereby further enacted by the authority aforefaid, That every collector to be appointed by virtue or in purfuance of this act shall, upon three days notice in writing given to or left for him at his usual place of abode, by the alderman of the ward to which such collector shall belong, or his deputy, attend the faid alderman, or his deputy, at fuch time and place, within their ward, as he thall appoint; or upon notice in writing to be given or left as aforefaid, by the clerk or clerks respectively, to the faid commissioners, shall attend the faid commissioners at such place as they shall appoint. in fuch notice; and then and there, if required, deliver to fuch alderman, or his deputy, or to the faid commissioners, upon oath (or if fuch collector be a Jucker, then upon his folomn affirmation; which cath or affirmation fuch alderman or deputy is hereby impowered to administer) a true, exact, and perfect account in writing, under the hand of fuch collector, of all furns of money which he shall then have received by reason of the faid office; and alfo

For paying the money collected into the chamberlain's office.

Collectors to deliver in an account in writing under their hands.

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also a true lift of the names of all perfons within his ward, who shall have refused or neglected to pay his, her, or their faid rates or affefiments, with a true account of the feveral fums of money which fuch perfons shall respectively be in arrear, to the intent that the fame may be speedily got in and recovered : and if any collector, after such respective notices given as aforefaid, shall refuse or neglect to attend, or deliver in his accounts as aforefaid, or to produce and deliver in the vouchers relating to the fame, or to account for any fum or fums of money by him collected or received, and to pay the fame, and every part thereof, as is herein above directed; then, and in every such case, such collector shall, for every such refulal or neglect, forfeit and pay fuch fum of money as the rates and affefiments, which he shall have been entrusted or authorized to collect, shall amount unto, after deducting the amount of the fum or fums by him actually paid to the chamberlain of the faid city for the time being; which forfeiture shall and may be recovered by action of debt, bill, plaint, or information, in any of his Majefty's courts of record, to be commenced and profecuted in the name of the faid mayor and commonalty and citizens of the faid city; in which action or fuit, fuch collector shall be held to fpecial bail, and no effoin, protection, or wager of law, or more than one imparlance, shall be allowed.

LXV. Provided always, and it is hereby further enacted and Collectors redeclared, That if any collector or collectors of the faid rates fuling to scand affeilments, shall have in his or their hands any of the faid fame to be lerates or affeffments collected by him or them, and shall refuse vied by dito account for and pay the fame as aforefaid, it fhall and may fire is and fale. be lawful to and for any justice of the peace for the fai city, by warrant under his hand and feal, to caufe fuch collector or collectors to be brought before him, to hear and determine the matter of fuch complaint in a fummary way; and if, upon the confession of such collector or collectors, or the testimony of any credible witness or witness, upon oath (which oath fuch juffice is hereby impowered and required to administer) it fhall appear to him that any of the monies which shall have been collected and raifed by virtue of this act, shall then be in the hands of fuch collector or collectors, and that he or they refuseth or refuse to pay the fame, according to the true intent and meaning of this act, the faid justice is hereby authorized and required, by a warrant or warrants under his hand and feal, to caule such money to be levied by diffress and fale of the goods and chattles of fuch collector or collectors respectively; and if no goods or chattles of fuch collector or collectors can be found fufficient to answer and fatisfy the faid money, and the charges of fuch diffress and fale, then the faid justice may and thall commit such collector or collectors to one of the compters of the faid city, there to be detained and kept without bail or mainprize, until he or they shall pay the same, or fuch composition as the faid commissioners shall agree to accept

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Commissionand examine collectors, upon oath, touching any complaint or neglect of duty.

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in full; which composition such commissioners are hereby impowered to make.

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LXVI. And it is hereby further enacted, That every colers to fummon lector to be appointed by virtue or in pursuance of this act, shall, upon three days notice in writing, given to or left for him at his usual place of abode, by the clerk of the faid commissioners, attend the faid commissioners at such time and place as shall be appointed in such notice, and then and there, if required, answer upon oath (or if such collector shall be a Quaker, then upon his folemn affirmation; which oath or affirmation fuch commissioners, or any two of them, are hereby impowered to administer) touching any neglect of duty, or other matters of complaint against him; and if any such collector shall refuse or neglect to attend on fuch notice as aforefaid, it shall and may be lawful to and for the faid commissioners, and they are hereby authorized and required, by warrant under their hands and feals, or the hands and feals of any three or more of them, to caufe fuch collector to be brought before them, and to hear and determine the matter of fuch complaint, in a fummary way; and if fuch collector shall not shew good cause of excuse, to the fatisfaction of the faid commissioners, for his neglecting or refusing to attend on such notice as aforefaid, he shall, for every fuch neglect or refusal, forfeit the sum of forty shillings, to be levied by diffrefs and fale of the goods and chattles of fuch collector; and if no goods and chattles of fuch collector can be found, sufficient to answer and fatisfy the same, and the charges of fuch diffress and fale, then the faid commissioners, by their warrant as aforefaid, may and shall commit such collector to one of the compters of the faid city, there to be detained and kept for any time not longer than one month, nor less than fourteen days.

LXVII. And it is hereby further enacted, That if any collector or collectors shall happen to die, or become bankrupt, before he or they shall have fully paid and satisfied all the money by him or them received by virtue of this act, or fuch fignees, to pay composition for the same as aforefaid; then, and in every such cafe, the executors or administrators, executrix or administratrix, or other legal reprefentative or reprefentatives, of fuch collector or collectors, or other perfon or perfons poffeffing his or their eftate and effects, shall, in the first place, out of such estate and effects, pay unto the chamberlain of the faid city of London for the time being, all fuch fums of money as were in the hands of fuch collector or collectors at the time of his or their death; and the affignee or affignees of his or their effate and effects, in cafe of bankruptcy, shall, after paying to the petitioning creditor or creditors, his, her, or their costs of fuing out and profecuting the commission against such bankrupt or bankrupts, in the next place, pay unto the faid chamberlain all fuch fums of money as were in the hands of fuch collector or collectors, at the time of the fuing out of any fuch commillion of bankruptcy against him or them, or so much thereof

In cafe of collectors becoming bankrupts, executors, or afthe money.

as the faid effate or effects will extend to pay, and the receipt of the faid chamberlain shall be a good discharge for the faid money; and every executor or administrator, affignee or afignees, or other person, as aforesaid, may, to any action or suit commenced or brought against him or them, plead, or give in evidence the payment of the fame, and shall be allowed such payment out of the estate and effects of such collector or collectors, prior to any other debt or demand whatsoever; and in case of non-payment of the same, by the space of one calendar month after the same shall be demanded, it shall and may be lawful to and for the alderman of the faid ward, or his deputy, to commence and prosecute one or more action or actions for the same, in the name of the mayor and commonalty and citizens of the faid city, in any of his Majesty's courts of record, against such executors or administrators, assignee or affignees, or other person as aforesaid.

LXVIII. And, to the intent that substantial persons may be chosen If collectors and appointed collectors in each ward, it is hereby further enacted, or receiver That in case any collector or receiver of the faid rates or affeff- become infolments shall become infolvent, or shall embezzle, or make away money to be with, detain, or mifapply, any fum or fums of money fo col- again affeffed. lected by him for the uses aforefaid, fo that the fame cannot be recovered, or shall die possessed of any sum or sums of money by him or them collected by virtue of this act, and which shall not be paid by his executors or administrators; then, and in every fuch cafe, fuch fum and fums of money shall be again rated and affeffed on the inhabitants of the ward for which fuch perfon was cholen and appointed collector, by the alderman of fuch ward, or his deputy, with the major part of the common council men of the faid ward, in fuch proportion and manner as the rates are directed to be made by this act; and shall be collected, levied, and distrained in such manner, and under fuch penalties, as are herein provided for collecting and levying the rates due and payable by this act.

LXIX. And is is hereby further enacted, That the cham- Chamberlain berlain of the faid city of London for the time being shall and to pay all may, and is hereby authorized and required, out of the mo- fums of mo-nies collected and paid into the chamber of the faid city pur- of the com-fuent to this aft to pay all fume of more or thick faid. fuant to this act, to pay all fums of money which the faid com-miffioners, and missioners shall, from to time, draw upon him for, or order to make enhim to pay; and the faid chamberlain, for the time being, tries. fhall, and he is hereby required to keep regular and clear entries in a book or books to be for that purpose by him provided and kept, of all and fingular his receipts and payments, on account or in pursuance of this act; to which book or books every citizen of London, liable to the faid rates, shall and may have free access at all convenient times, with full liberty to infpect the fame, without fee or reward; and also that the faid chamberlain, for the time being, shall, once in every year, have the faid accounts audited and paffed by the faid commiffioners, and thall deliver copies of the faid accounts to each house of parparliament, within twenty days after the opening of every feffion.

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Commissioners impowered to borrow money upon the credit of the rates.

LXX. And, for the more effectually enabling the faid commificeneers to execute the purpofes of this act, in the most expeditious manner, it is hereby further enacted, That it shall and may be lawful for the faid commissioners, and they are hereby impowered, from time to time, when they shall judge it necessary for the purpoles aforefaid, to borrow and take up at interest any fum or fums of money, not exceeding one hundred thousand pounds, upon the credit of the rates or affefiments to be made and payable by virtue of this act; and by any writing or writings, upon vellum or parchment, figned by them, to affign the faid rates or affeliments, to any fuch perfon or perfons who shall advance or lend fuch money thereon, as a fecurity or fecurities for the feveral fums to borrowed, with legal or lower interest for the fame; which interest shall be payable and paid halfyearly by the chamberlain of the faid city for the time being, out of the monies to arife by or from the faid rates or affertments.

money, by annuities on lives.

If annuitants die, any perfon may purchafe annuities for their lives.

LXXI. And whereas many perfons may chuse to advance money for the purchase of annuities, to be secured upon, and payable out Forborrowing of, the faid rates and affeffments, it is hereby further enacted, That it shall and may be lawful to and for any perfor or perfons to contribute, advance and pay, into the hands of the faid commissioners, for the purposes of this act, any sum or sums of money, not exceeding in the whole the fum of one hundred thousand pounds, for the absolute purchase of one or more annuity or annuities, to be paid and payable during the fall term of the natural life of fuch perfons, being of the age of forty five years, or upwards, as shall be nominated by or on the bebalf of fuch respective contributors, at the time of payment of their respective contribution-monies; which annuity or annuities shall not exceed the rate of eight pounds per centum per annum for every one hundred pounds, and fo in proportion for any greater or leffer fum to be advanced and paid as aforefaid : all which annuities fo to be purchased, shall be payable and paid by the faid chamberlain of the faid city for the time being, out of the monies to arife by or from the faid rates and alfeffments, by four equal quarterly payments; the first payment to be made to the respective purchasers, or their alligns, at the expiration of the first quarter after payment of their respective purchase-monies; the rate whereof shall be settled and adjusted by a publick fale of the faid annuities by the faid commissioners to the best bidder for the fame.

LXXII. Provided always, and it is hereby further enacted; That when and as often as any fuch annuitants fhall die, it shall and may be lawful for any perfon or perfons to purchase of the faid commissioners one or more annuity or annuities upon the life of fuch perfons, and upon fuch terms and conditions, and to be payable in fuch manner as above mentioned; fo that the fum or fums to be contributed for the purchase of any annuities nuities to be granted by virtue of this act shall, at no one time, exceed the faid fum of one hundred thousand pounds.

LXXIII. And it is hereby further enacted, That the clerk Clerk to enter of the faid commissioners for the time being shall enter in a all securities book or books to be for that purpole provided and kept by the borrowed, or faid commissioners, all securities for monies borrowed, or an-annuities nuities granted, by virtue or in purfuance of this act, and all granted. affignments or transfers thereof, expressing in words at length the names, furnames, additions, places of abode, and other descriptions, of all such persons as shall, from time to time, be intitled to such securities, and the sums received upon such securities; and also the names, furnames, additions, places of abode, and other descriptions, of the persons for whose lives the faid annuities shall be respectively granted, and the days whereon the faid annuities shall respectively be payable; to which book and books the perfon and perfons intitled to, and poffeffed of, fuch annuities, and all and every the perfon or persons liable to the payment of the faid rates and affeiiments, shall, at all feafonable times, have access, with free liberty to inspect the same, without fee or reward.

LXXIV. And it is hereby further enacted, That all and every That the anperfon and perfons who shall purchase such annuity or annui- nuities shall ties, and thall duly pay the purchase-monies for the same at the not be liable rates aforefaid, and his, her, or their refpective executors, ad- to taxes. ministrators, and assigns, shall have, receive and enjoy, the respective annuity or annuities so purchased, during the term of the natural life or lives of the person or persons by them respectively nominated at the time of fuch purchase, and shall bave good, fure, abfolute, and indefeafible effates and interests in the faid annuities respectively, according to the true tenor ' and meaning of this act; and that none of the faid annuities shall be subject or liable to any tax affested upon land by authority of parliament; and every fuch purchafer thall, upon payment of his or her purchase-money as aforesaid, have an order on parchment or vellum for payment of the annuity or annuities fo purchased by him or her, for and during the natural life or lives of fuch perfon or perfons as shall be nominated by him or her as aforefaid; which order shall be figned by the faid commissioners; and, after figning thereof, shall be firm, good, valid, and effectual in the law, according to the purport and meaning thereof, and of this act.

LXXV. And it is hereby further enacted, That it thall and For affignmay be lawful to and for any perfon or perfons intitled to any ment of ieof the fecurities aforefaid, and his, her, or their executors, curities. administrators, or affigns, at any time or times, by writing under his, her, or their hand or hands respectively, to affign or transfer such securities, by inderfement on the back thereof, to any perfon or perfons what loever, and to teties queties; and . fuch affignments or transfers after they shall respectively be entered by the clerk of the faid commissioners in manner aforefaid (which he is hereby required to do without fee or reward) fhall

shall intitle the perfon or perfons to whom they shall be refpectively made, and his, her, or their respective executors, administrators, and affigns, to the benefit of the fecurity or fecurities fo affigned or transferred.

LXXVI. And be it further enacted, That if any perfon or perfons whatfoever shall forge or counterfeit, or procure to be forged or counterfeited, or wilfully act or affift in forging or counterfeiting, any affignment of any fuch annuity as aforefaid, or any certificate of the age or of the life of any nominee, or any order or authority in writing to receive any annuity due, or to grow due, to any proprietor thereof, or any part thereof, or thall knowingly or fraudulently demand, or endeavour to have or receive, any fuch annuity or annuities, or any part thereof, by virtue of any forged or counterfeited assignment, letter of attorney, certificate, instrument, order, or authority, in writing, or thall falfely and deceitfully perfonate any true and real proprietor or proprietors of any fuch annuity or annuities, or the affignee of any fuch proprietor or proprietors, and thereby receiving, or endeavouring to receive, the money of any fuch true and lawful proprietor or affignce, as if such offender were the true and lawful owner thereof; then, and in every and any of the faid cafes, all and every fuch perfon and perfons fo offending, and being thereof convicted in due form of law, thall be adjudged guilty of felony, and thall fuffer death without benefit of clergy.

LXXVII. And it is hereby further enacted, That all and every the fum and fums of money fo to be advanced and lent, and the interest thereof, and all and every the annuity and annuities fo to be purchased, under and by virtue of this act, shall be, and they are hereby charged upon, and thall be paid and payable, from time to time, out of the monies arifing from the rates and affefiments to be rated and affeffed by virtue and for the purposes of this act; and all the perfons who shall be fo possessed of fuch fecurities fhall be creditors in equal degree, without preference in refpect of the priority of his, her, or their, advancing the money thereon.

LXXVIII. Provided always, and be it further enacted and declared, That no perfon who shall be charged or affested towards the rates to be made by virtue or in purfuance of this act, "hall thereafter be liable to, or charged with, any other rates or other rates of affefiments made, or to be hereafter made, by virtue or in purfuance of any former act or acts of parliament, for or towards the paving, cleanfing, or enlightening, the faid city and liberties, or any part thereof.

LXXIX. Provided also, and it is hereby further enacted and to repeal rates declared, That nothing in this act contained shall extend, or be under former construed to extend, to repeal, annul, or make void, any of the faid rates or affefiments made or charged by virtue or in purfuanee of any fuch former act or acts of parliament, which were due and payable, or in arrear, on the twenty ninth day of Sep-

tember,

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In cafe any perfons shall forge, &c. any affignment, certificate, &c. of any annuitants.

For charging the money borrowed on the rates.

No perfons charged towards the rates, fhall be charged with any former act.

Not to extend acts.

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tember, one thousand seven hundred and fixty seven, or any of the remedies, powers or provisions, given or provided by fuch former act or acts respectively for the collecting, levying, or recovering the fame; but all fuch rates and affeffments, and all arrears thereof respectively, which were due and payable on the faid twenty ninth day of September, one thousand seven hundred and fixty feven, and all the remedies, powers, and provifions, in and by such former act or acts respectively granted, enacted, or provided, for the collecting, levying, and recovering, the fame respectively, shall continue and be in force; any thing herein before contained to the contrary thereof in any wife notwithstanding.

LXXX. And whereas certain parts of Holborn, the Minories, For affeiting and Aldersgate Street, are supposed to be out of the liberties of the certain places faid city of London, by means whereof the pavements of the feveral in Holborn, freets and places within the fame respectively cannot be completely of the liberties finished by the powers hereby vested in the said commissioners; where- of the said cifore, for the better and more speedy completion of the same, be it ty, for the enacted, That the feveral powers and authorities hereby vefted purposes of this act. in the faid commissioners, and all the provisions and regulations

herein before established, declared, and provided, for the purpofes of paving, cleanfing, and enlightening, the faid city and the liberties thereof, and for other purposes of this act, shall refpectively extend and shall be in force, and shall in all respects be executed by the faid commissioners, within fuch parts of Holborn, the Minories, and Aldersgate Street, as are, or are supposed to be, out of the liberties of the faid city of London; and the courts and alleys leading into the fame, or communicating therewith, and the inhabitants of the feveral parts and places aforefaid, fhall be rated and affeffed according to the provisions herein before made by the alderman of the ward next adjoining to the fame respectively, or by his deputy, with the major part of his common council men, and fuch rates shall be recovered in manner herein before directed; any law, statute, custom, usage, or prescription, to the contrary notwithstanding.

LXXXI. Provided always, and be it further enacted and de- Liberty of clared by the authority aforefaid, That nothing in this act con- St. Martin le tained shall extend, or be construed to extend, to the liberty of Grandexcept-Saint Martin le Grand belonging to the dean and chapter of act. Westminster; any thing in this act to the contrary in any wife notwithstanding.

LXXXII. And whereas it was by an act of the seventeenth year Recites the act of the reign of his faid late majefly King George, the Second, inti- of 17 Geo. 2. tuled, An act for making effectual provision for enlightening the streets of the city of London, enacted, That if at the expiration of feven years, it fould be found that any furplus should have arisen from the monies collected by virtue of the faid act, over and above what should have been issued and applied in pursuance thereof, such furplus-monies should remain in the chamber of the faid city of London, to be applied either in aid of the orphans fund, or in abatement or diminution of future rates and affeffments; or to be otherwife difposed

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Surplus monies collected by virtue of the recited aft, &c. to be applied to the purposes of this act.

A toll to be taken at the feveral turnpikeshereafter mentioned, before any cattle or carriage fhall be permitted to bais on a Šunday.

they by an att of common council should direct and appoint : And whereas part of the money arising by the fale of fix thousand pounds, three per cent. confolidated bank annuities, which were purchased with or out of the surplus money collected by virtue of the faid last mentioned act, over and above what had been iffued and applied in pursuance thereof, is now remaining in the chamber of the faid city; and it will tend to expedite the good purposes of this present att if such money as now is, or hereafter may be, in the chamber of London of the monies collected, or to be collected, by virtue of the faid former act, were to be applied towards the carrying on the purposes aforesaid; therefore it is hereby further enacted and declared, That the faid money, and all fuch furpluffes as have arifen, or shall or may arife, from the monies collected, or to be collected, by virtue of the faid act of the seventeentth year of his faid late Majesty, and shall on the twenty fifth day of December, one thousand seven hundred and fixty feven, be remaining in the faid chamber of London, over and above what shall then have been issued and applied in pursuance of the faid last mentioned act, shall and may be applied towards the purposes of this present act at such time or times, and in fuch manner, as the faid commissioners shall, from time to time, think fit, order, or direct; and the chamberlain of the faid city for the time being shall immediately after the faid twenty fifth day of December, one thousand seven hundred and fixty feven, carry the faid money, and the amount of the furplus of the faid monies which shall then be in his hands, to the credit of the account of monies to be collected and paid into the faid chamber by virtue or in pursuance of this present act.

LXXXIII. And to the end and intent that the useful purposes of this act may be the better and more speedily carried into execution, and for and towards increasing the fund for defraying the charges of the fame, it is hereby further enacted, That upon and after the first Sunday next after the paffing of this act there shall be paid to the receiver or receivers, collector or collectors, to be nominated and appointed as herein after-mentioned, before any cattle or carriage **fhall be permitted to pais on a Sunday through any or either of the** turnpikes herein after mentioned, or through any turnpike to be erected by virtue of this or any other act or acts of parliament near the fame; videlicet, the turnpike at Mile End, the turnpike at Bethnal Green, the turnpike at Hackney, the turnpike at Kingfland, the turnpike at Ball's Pound or Pond, Islington, the turnpike at Holloway, the turnpike at the end of Saint John's Street, the turnpike at the end of Gofwell Street, and the turnpike on the New Road, commonly called the City Road, all which turnpikes are in the county of *Middle/ex*, the following ing tolls; widelicet,

The tolls.

For every coach, chariot, berlin, chaife, chair, calash, or other carriage, drawn by fix or more horfes or mules, the fum of ten pence; and for every coach, chariot, berlin, chaife, chair, calafh, or

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or other carriage, drawn by four horses or mules, the sum of eight pence.

For every coach, chariot, berlin, chaife, chair, calafh, or other carriage, drawn by three or two horfes or mules, the fum of fix pence; and for every chaife, chair, calafh, or other carriage drawn by one horfe or mule, the fum of three pence.

For every horfe, mule, or als, not drawing, the fum of one penny.

Which faid respective sums of money shall and may be demand- The faid tolls ed and taken for, and in the name of, a ftreet toll, over and to be taken above, and exclusive of, all other tolls which are or shall be above and exauthorized to be taken and collected upon or on account of the other tolls. faid roads, or any of them; and the monies arising therefrom Tolls vefted in shall be, and are hereby, vested in the faid mayor and common- the mayor and alty and citizens, and shall be disposed of for the purposes of commonalty this act: and the faid commissioners are hereby impowered, by and citizens. themselves, or by any perfon or perfons by them thereto autho- Tolls may be rized, to levy the toll hereby required to be paid upon any per- levied by difon or perfons who shall, after demand thereof made, neglect or frees and fale. refuse to pay the same as aforefaid, or to deny or hinder any passage through the faid turnpikes respectively until payment thereof; which faid toll shall and may be levied by diffress of any horfe or horfes, or other cattle, upon which the toll is by this act imposed, or upon any of the goods and chattels of fuch perfon or perfons who ought to pay the fame; and all fuch horses, cattle, or goods, may be detained until such toll, with the reasonable charges of such distress, shall be paid; and it Distress may thall and may be lawful for the perfon or perfons fo diffraining, be fold after after the fpace of four days from the time of making and taking 4 days. such diffres, to fell the horse or horses, cattle, goods, or chattels, so diffrained, rendering the owner or owners thereof the overplus, upon demand, after fatisfaction of the faid toll, and the reafonable charges in and about making fuch diffrefs, keeping, and fale, shall be fully paid and fatisfied.

LXXXIV. And it is hereby further enacted by the authority Commissionaforefaid, That it shall and may be lawful for the faid commif. ers may erect fioners, if they shall think proper, at any time or times, during turnpikes, &c, the continuance of this act, to caufe to be erected any turnpike or turnpikes at or near all or any of the respective places aforementioned, for the purpoles of collecting the leveral and respective toils hereby made payable; and also cause to be erected or provided a toll-house at or near each turnpike, and, from time to time, to remove or alter the fame, as they the faid commifsioners shall think expedient; and the right and property of all Turnpikes, the turnpikes and toll-houses to be, from time to time, erected &c. vested in and provided by virtue of this act, and the right and property the mayor and commonalty of the materials provided for building or repairing the fame, and citizens, shall be, and are hereby, vested in the mayor and commonalty and citizens, and they are hereby impowered to bring, or caufe to be brought, any action or actions in the name of the corpoAnnô octavo Georgii III. c. 21.

1767ration, and to prefer, or order the preferring of, indictments against any perfon or perfons who shall injure the fame, or any part thereof, or diffurb them in the polleffion thereof, or take or . retain, or hold poffeffion thereof, after being required by order of the commiffioners to deliver up the fame.

LXXXV. Provided always, and it is hereby further enacted and declared. That it shall and may be lawful for the feveral and respective receivers or collectors, and other perfons to be appointed by virtue of this act, to receive and collect the feveral tolls hereby made payable, and they are hereby authorized and impowered, for the purpoles of this act, without the let, hindrance, or moleftation, of any perfon or perfons whatfoever, to make use of all or any of the gates, turnpikes, and toll-houses, already erected, or hereafter to be erected or continued, by virtue of any act or acts of parliament, at or near the feveral and respective places whereat any toll is hereby authorized to be taken, fo as fuch respective receivers, collectors, or other perfons, do in no wife hinder or interrupt the transacting of any bufinels or purpole for which fuch turnpikes and toll-houfes were respectively erected or provided.

LXXXVI. Provided alfo, and it is hereby further enacted, paid but once That no perfon or perfons shall be liable to pay the faid streettoll more than once for paffing or repaffing at any time or times on the fame day as aforefaid, with the fame cattle and carriage; but that all and every perfon and perfons, after having paid fuch toll once as aforefaid, shall, during the remainder of such day, pass toll-free, with respect to the faid street toll, with the fame cattle and carriages, through the gate or turnpike at which any fuch toll was paid, and also through all other gates and turnpikes whereat the faid tolls are hereby made payable, upon producing a note or ticket denoting the payment of fuch toll; which notes or tickets the collectors of the faid tolls are hereby required to give gratis on receipt of fuch tolls.

LXXXVII. And it is hereby further enacted, That the faid ers may leafe, commissioners may, and they are hereby impowered, upon ten days notice being given in the London Gazette, to leafe or farm by the year the tolls by this act granted, or any part or parts thereof, to any perfon or perfons, at or for the largest yearly fums that can be got for the fame, provided that fuch lettings or agreements be made in writing, and figned by the perfon or perfons taking or farming any fuch tolls, and by the faid commiffioners letting the fame, and be not made for more than three years at a time, and that the money that shall be fo agreed to be paid for the faid tolls shall be made payable, and shall be paid to the chamberlain of the faid city for the time being, by quarterly payments, and that the perfon or perfons to whom the fame shall be fo lett shall always pay one quarter's pay in advance : and if any letting or agreement for letting the faid tolls, or any part or parts thereof, shall be made, and any default shall be made in paying the money agreed to be paid, contrary to the true meaning of this act; then every fuch letting and agreement ihall

Tolls may be collected at the turnpikes already erected.

Tolls to be a day.

Commission-&c. the tolls. fhall be void, and the perform or performs to whom the faid tolls fhall be lett fhall be liable to account for the fame, and to have the fame levied and recovered upon and of him or them, in the fame manner as is by this act directed for the accounting for the faid tolls by the collectors thereof, and for the levying and recovering the fame upon and of them.

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LXXXVIII. And it is hereby, further enacted by the autho- Commissionrity aforefaid, That it shall and may be lawful to and for the ers may apfaid commissioners, at any time or times, by any writing or writings under their hands and feals, to nominate and appoint fuch perion or perions to be receiver or receivers, collector or collectors, of the faid respective tolls, as they shall think fit; and all perfons by this act made liable to pay the faid tolls, or any of them, are hereby required to pay the fame to fuch receiver or receivers, collector or collectors, as aforefaid ; and all fuch receivers and collectors shall respectively pay the same into the office of the chamberlain of the faid city, in like manner, and under the like regulations and refrictions, as are herein before expressed, of and concerning the collecting and paying the rates and afferiments aforstaid; and thall allo upon oath, if officers to ane thereunto required by the faid commillioners conftituted by this count upon act, (which oath the faid commissioners are hereby authorized oath, and impowered to administer) from time to time give unto the faid committioners, or to such perfon or perfons as they that appoint for that purpole, a true, exact, and perfect account in writing, under their respective hands, of all monies which they, and every or any of them, thall to fuch time have received by virtue of this act; and if fuch receiver or collector shall not Officers refulmake and render, or shall refuse to verify upon oath, any fuch ing to acaccount, or to make payment as aforefaid; then, or in either count, of such cases, it shall be lawful to or for one or more justice or juffices of the peace; and fuch juffice or juffices, upon com- Juffices to en-plaint to him or them made, is and are bereby authorized and quire into the required to make enquiry concerning fuch default, as well by default, confession of the party, as by the testimony of any credible witness or witnesses, upon oath (which oath fuch justice or juflices is and are hereby impowered and required to administer. without fee or reward); and if any fuch receiver or collector shall be convicted of any or either of the offences aforefaid, fuch justice or justices shall commit every such offender to the com- and commit mon gaol, without bail or mainprize, until he shall give or make the offender, a true and perfect account and payment as aforelaid, or until until payment he shall have compounded with the said commissioners consti- or compo-tuted by this act, and shall have paid such composition in such manner as they thall appoint, which composition the faid commillioners are hereby impowered to make; and the faid com- Commillionmiffioners shall and may, out of the monies arising by the faid ersto allow oftolls, or otherwife, make fuch allowance unto their receivers and ficers falaries, collectors, and all other perfons to be employed by or under the faid commissioners in the execution of this ast, for their case VOL. XXVIII. F and

For farming the tolls.

Tolls may be affigned for money borrowed.

Anighments to be entered in a book

in degree...

Penalty on ing through

receiving tickets, &c.

and pains in their respective offices, as the faid commissioners shall think fit and reasonable.

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: LXXXIX. And it is hereby further enacled, That it shall and may be lawful to and for the commissioners of any one of the faid turnpikes for the time being, or for any three or more of the commissioners of each of the faid turnpikes, at any of their publick meetings, to treat and agree with the commissioners conflituted by this act, for the taking or farming any of the faid tolls.

XC. And it is hereby further enacted, That the faid commiffioners may, and they are hereby impowered, to borrow and take up at intereft, any fum or fums of money upon the credit of the tolls payable by virtue of this act, and to allign over the fame, or any part thereof, by any writing or writings under their hands and feals, the charges of fuch affignments and conveyances to be paid out of fuch tolls respectively, to any perfon or perfons who shall advance or lend their money thereon, as a fecurity or fecurities for the feveral fums which shall be borrowed, and the interest thereof, as aforesaid : and copies of all such affignments and conveyances shall be entered in a book or books to be kept for that purpole by the clerk for the time being of the faid commiffioners; and all and every perfon and perfons, to whom fuch affignments shall be made, are hereby impowered, from time to time, to allign and transfer their right and interest, by indorfement on the back of their securities, in like manner and form, as the fecurities for the monies borrowed on the rates and affefiments to be made and levied by virtue of this act, are before directed to be affigned and transferred; and all fuch affignments and transfers shall be produced, notified, and entered, in like manner as is before described, with respect to the producing, notification, and entry, of the allignments and transfers of the fecurities for fuch rates and affeffments; and it fhall not be in the power of any perfon who shall have made any affigument or transfer of their fecurities, on the faid tolls, to make void or discharge the same, or any money due thereon ; and no perfon or perfons advancing any fums of money on the credit of the faid tolls, shall be intitled to any preference with All creditors 'respect to the priority of advancing any fuch fum or fums; but deemed equal all perfons, to whom any mortgages or affignments shall be made as aforefaid, shall be creditors in equal degree one with another, in proportion to the fums therein mentioned.

XCI. And it is hereby further enacted, That if any perfon forcibly paff. or perfons thall forcibly or wilfully go or pafs with any horfe, beast, or carriage, through any turnpike whereat any toll is by the gates, &c. virtue of this act to be paid, without paying fuch toll, or producing a note or ticket as aforefaid, at fuch turnpike, or fhall knowingly or defignedly, affault, interrupt, or obstruct, any or either of the collectors or perfons employed in the collecting or receiving any or either of the faid tolls, in the execution of his or giving or : or their respective office.or offices; or shall forge, counterfeit, or alter, or shall deliver to, or receive from, any other person or perfons,

Anno octavo Georgii III. C. 21. 1767.

perfons, any note or ticket, with an intent to avoid the payment of to avoid payany or either of the faid tolls, or any part thereof; every perfon, ment of the fo offending, shall, for every fuch offence, forfeit and pay the tolls. fo offending, shall, for every such offence, forfeit and pay the fum of forty shillings, over and besides such damages and punishments as they and every of them respectively shall be liable to by law; and it shall and may be lawful to and for the faid receivers or collectors, and for every of them, and all other perfons required by them, to affift in that respect, to feize any horse or horses, cattle, or goods, belonging to, or in the posfeffion, or under the care of, any perfon or perfons fo offending in the premiffes, and to take fuch offenders before any justice of the peace, and before him to make complaint of such offence or offences; and fuch juffice may and is hereby required to enquire into the fame, as well by examination of the party or. parties, as by the testimony of any credible witness or witness. upon oath (which oath fuch justice is hereby impowered to administer, without see or reward) and, if the faid justice shall see caufe, to convict the party or parties complained of in the penalty aforefaid; and for non-payment thereof, and of the tolls that shall be due (though the same shall not be demanded) by warrant under his hand and feal, to caufe the faid horfe or horfes, cattle, or goods, to be fold for payment of the faid tolls and penalties; and the charges of feizing and keeping the fame, and of fuch fale, rendering the overplus (if any there shall be) to the owner or owners of the faid horfe or horfes, cattle, or goods, or to the perfon or perfons under whole care, or in whole polfeffion, they respectively were to feized as aforefaid; and if no fuch feizure as aforefaid can or shall be made, then the aforefaid penalty and tolls shall be levied and recovered by such means, and applied in fuch manner, as herein after mentioned : and moreover, it shall and may be lawful for any of the col-Persons aflectors of the rates hereby granted, or other officer, to be ap-faulting, &c. pointed by virtue of this act, who shall be affaulted, obstructed, the collectors, they are imor interrupted, in the execution of any of their respective offices, powered to and for every of them, and all other perfons required by them take them beto affift in that respect, to take such offender before any justice fore a justice of the peace, who is hereby required to inquire into the fame in of the peace. manner as above directed, and, if he shall see cause, to convict the party or parties complained of in the penalty last mentioned, to be levied and recovered as hereafter directed.

XCII. And it is hereby further enacted, That all the monies All monies to be raifed by virtue of this act shall be, and the fame are here- raifed by virby, vefted in the faid mayor and commonalty and citizens of the of this act the faid city, and shall be applied to the purposes of this act, mayor and and to and for no other use or purpose whatsoever. commonalty

XCIII. Provided always, and it is hereby further enacted, and citizens. That the charges and expences of procuring and paffing this Charges of act thall be paid out of the first monies which thall be raifed by paffing this act how to be virtue thereof.

xCIV. Provided alfo, and it is hereby further enacted by the Writings to authority aforefaid, That no nomination, contract, bond, war- be without

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rant, judgement, or other writing whatfoever, under the hand and feal, or hands and feals, or only figned by any committioner or committioners conflictuted by this act, or any justice or justices of the peace, or exhibited before any of them, or under the hand and feal, or hands and feals, or only figned by any other perfon or perfons whatfoever, relating to the execution of this act, shall be chargeable with any duty whatfoever.

XCV. And it is hereby further enacted by the authority a-forefaid, That all penalties and forfeitures by this act imposed (the manner of recovering and levying whereof is not hereby otherwife particularly directed) shall be recovered and levied by diftrefs and fale of the offender's goods and chattels, by warrant under the hand and feal, or hands and feals, of any one or more justice or justices of the peace of the city or place where the offence shall be committed, or the offender found; which warrant fuch juffice or juffices are hereby impowered and required to grant upon the confession of the party or parties, or upon information of one or more credible witnels or witnelfes, upon oath, (which oath fuch justice or justices is and are hereby impowered to administer;) and the penalties and forfeitures when recovered, after rendering the overplus (if any be) upon demand, to the party or parties whole goods and chattels shall be fo diffrained and fold (the charges of fuch diffrefs and fale being first deducted) shall be paid to the chamberlain of the faid city for the time being, and be applied the one half to the informer, and the other half towards the purpoles of this act; and in case sufficient diffress shall not be found, then it shall and may be lawful to and for any fuch justice or justices to comthit fuch offender to any prifen of the city or place within his or their jurifiction, without bail or mainprize, for any fpace of time not exceeding thirty days; nor lefs than ren days; and in cases where the penalties and forfeitures hereby inflicted for any offence contrary to this act shall not exceed the fum of forty fhillings, fuch offences shall be heard and determined by the committioners in a fummary way.

XCVI. And it is hereby further enacted, That no proceeding to be had touching the conviction of any offender or offenders against this act, or any order made, or other matter or thing to be done or translated, in or relating to the execution of this act, shall be vacated or quashed for want of form; any law or statute to the contrary notwithstanding.

XCVII. And it is hereby further chadted, That no action or fuit thall be commenced sgainft any perfon or perfons for any thing done in purfuance of this act multi tweaty one clear days notice thall be thereof given, in writing, to the clerk for the time being of the committioners confittuted by this ack, or after fufficient fatisfaction or tender thereof hash been made to the party or parties aggrieved, or after fax calendar mouths dent after the fact committed for which fuch action or actions, fuit or fuits, thall be to brought, and every fuch action thall be brought, faid, and tried, in the vity or county where the outfort action thal arile.

Proceedings not to be qualited for want of form

Limitation of actions.

Penalties and forfeitures how to be recovered and applied. 1.767.]

Anno octavo GEORGII III. C. 21.

arife, and not elfewhere; and that the defendant or defendants in fuch actions or fuits, and every of them, may plead the general General iffue. iffue, and give this act and the special matter in evidence, at any trial or trials which shall be had thereupon, and that the matter or thing for which such action or actions, fuit or suits, shall be fo brought was done in purfuance and by the authority of this act: and if the faid matter or thing thail appear to have been fo done, or if it shall appear that such action or suit was brought before twenty one clear days notice given as aforelaid, or that sufficient fatisfaction was made or tendered as aforefaid, or if any fuch action or fuit shall not be commenced within the time before for that purpose limited, or shall be laid in any other county or place than as aforefaid; then the jury or juries shall find for the defendant or defendants therein : and if the plaintiff or plaintiffs in fuch action or actions, fuit or fuits, shall become nonjuited, or fuffer a discontinuance of such action or actions, or if judgement shall be given for the defendant or defendants therein; then, and in either of the cafes aforefaid, fuch defendant or defendants shall have treble cofts, and shall have such remedy for recovering the Treble cofts. fame, as any defendant or defendants may have for his, her, or their costs, in any other cases by law.

XCVIII. And it is hereby further enacted and declared, That Repeals acts immediately after the feveral authorities, powers, and provisions, 6 Geo. 2. herein before given or granted, established, declared, and provided, shall commence and take effect respectively, for the purpofes of paving, cleanfing, and enlightening, the faid city, and the liberties thereof, and the other purposes of this act, according to the tenor and true meaning thereof, the faid act made in the fixth year of his prefent Majefty's reign, for the better paving, cleanfing, and enlightening, the city of London, and the liberties thereof, and for preventing obstructions and annovances within the fame, and for other purposes therein mentioned, ex-, cept as aforefaid, shall be, and the same is hereby repealed and made void.

XCIX. Provided always, and it is hereby declared and en- No appointacted, That nothing herein contained shall extend, or be con-ment of offtrued to extend, to make void the appointment of any officers ficers, or other already appointed by virtue of the faid act hereby repealed; or proceeding under the reto make void any other proceeding already had or commenced cited act, &c. by virtue of, and under the authority of the faid act; or to pre- to be made vent the compleating of any fuch proceedings; but that the faid void under commissioners constituted by this act shall and may carry into this act, execution, and compleat all fuch proceedings commenced under the faid act hereby repealed, in the like manner as if the fame had been commenced under and by virtue of this act.

C. Provided also, and it is hereby enacted and declared, Repeals acts That nothing in this act contained thall extend, or be construed 22 & 23 Car. to extend, to revive fo much of the faid act made in the twenty 2. fecond and twenty third years of the reign of the late King Charles the Second, or of an act made in the second year of the w. & M. reign of their late majefries King William and Queen Mary, as relates

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Anno octavo GEORGII III. C. 22.

relates to the paving and cleanfing the fireets in the faid city of London, and to the preventing of nuifances and obstructions within the fame; or fo much of an act made in the tenth year of the reign of his late majefty King George the Second, as relates to the paving the faid streets; or to revive the faid act made in the feventcenth year of the reign of his late majefty King George the Second, or any of the powers, provisions, claufes, and matters, therein respectively contained; or to revive so much

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and 33 Geo.s. of an act made in the thirty third year of the reign of his faid late majefty King George the Second, as relates to the repairing and relaying fuch pavement in the faid city as shall be damaged by the breaking up of the fame to amend and relay any water pipes; but the fame shall remain, and they are hereby declared to be respectively repealed and made void.

Publick act.

CI. And it is hereby further enacted by the authority aforefaid, That this act shall be deemed, adjudged, and taken to be, a publick act, and be judicially taken notice of as fuch by all judges, justices, and other perfons whatfoever, without specially pleading the fame.

CAP. XXII.

An act for the more easy and effectual recovery of the penalties and forfeitures inflicted by the acts of parliament relating to the trade or revenues of the British colonies and plantations in America.

THEREAS by an act made in the fourth year of his prefent Majefty's reign, intituled, An act for granting certain duin act 4 Geo.3. ties in the Britifb colonies and plantations in America; for continuing, amending, and making perpetual, an act passed in the fixth year of the reign of his late majefty King George the Second, intituled, An act for the better securing and encouraging the trade of his Majesty's sugar colonies in America; for applying the produce of fuch duties, and of the duties to arife by virtue of the faid act, towards defraying the expences of defending, protecting, and fecuring, the faid colonies and plantations; for explaining an act made in the twenty fifth year of the reign of King Charles the Second, intituled, An act for the encouragement of the Greenland and Eastland trades, and for the better fecuring the plantation trade; and for altering and difallowing feveral drawbacks on exports from this kingdom, and more effectually preventing the clandeftine conveyance of goods to and from the faid colonies and plantations, and improving and securing the trade between the fame and Great Britain; it was enacted and declared, That all the forfeitures and penalties inflicted by that or any other act or acts of parliament, relating to the trade and revenues of the British colonies or plantations in America, which should be incurred there, should and might be prosecuted, sued for, and recovered, in any court of record, er in any court of admiralty, in the faid colonies or plantations where fuch offence should be committed, or in any court of vice-admiralty which might or should be appointed over all America; which court

Preamble, reciting claufes

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30 Geo. 2.

17 Geo. 1.

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of admiralty, or vice-admiralty, were thereby refpetitively authorized and required to proceed, hear, and determine the fame, at the election of the informer or profecutor : and whereas profecutions and fuits for recovery of forfeitures and penalties, inflicted by any att or atts of parliament relating to the trade or revenues of the faid colonies or plantations, in one court only of vice-admiralty over all America, may, in many cafes, by reason of the distance of the places where the caufe of fuch fuits and profecutions shall arise from the place where fuch court is or shall be established, be attended with great inconvenience; may it therefore please your Majesty, that it may be enacted; and be it enacted by the King's most excellent majesty, by and with the advice and confent of the lords spiritual and temporal, and commons, in this present parliament assessed.

by the authority of the fame, That from and after the first day After 1 Sept. of September, one thousand feven hundred and fixty eight, all 1768, the peforfeitures and penalties inflicted by any act or acts of parlia-forfeitures ment relating to the trade or revenues of the Briti/b colonies or relating to the plantations in America, may be profecuted, fued for, and re-trade or revecovered, in any court of vice-admiralty appointed, or to be ap-Britin colopointed, and which shall have jurifdiction within the colonys nies or planplantations in America, may be refecuted of fuch profecution or fuit tations in Afhall have arifen.

II. And be it further enacted by the authority aforefaid, be fued for That in all cafes where any profecution or fuit fhall be comin any court menced and determined for any penalty or forfeiture inflicted by of vice admiany fuch act or acts of parliament, in any court of admiralty in ralty within the refpective colony or plantation where the offence fhall be the colony; committed, either party who fhall think himfelf aggrieved by and perfons aggrieved by and perfons generation may appeal from fuch determination, to any the determicourt of vice-admiralty appointed, or to be appointed, and which nation of fuch fhall have jurifdiction within fuch colony, plantation, or place; court, may which court of vice-admiralty is hereby authorized and required to proceed, hear, and determine, all fuch fuits, profecutions, and appeals; any law, cuftom, or ufage, to the contrary notwithftanding.

C A P. XXIII.

An att to repeal fo much of an att made in the fourth year of his prefent Majefty, as affetts the islands of Guernsey and Jersey, with respect to the leakage of wines imported into this kingdom from the said islands under certain restrictions and regulations; and for continuing an att made in the thirty third year of his late Majefty, for the better encouragement of the making of sail cloth in Great Britain.

W HEREAS by a claufe in an act of parliament made in the Preamble, refourth year of the reign of his prefent Majesty, intituled, An citing clause act for granting to his Majesty a certain sum of money out of in act4Geo.3 the finking fund, for the service of the year one thousand seven hundred and fixty four; and for preventing, in certain cases,

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exchequer bills, tickets, receipts, annuity orders, and other orders, loft, burnt, or otherwise destroyed; it is enacted, That from and af-

1767. the obtaining of allowances in respect of the leakage of wines imported into this kingdom; and for making forth duplicates of

From and after 25 May, 1768, the recited claufe, fo far as it affeots the iflands of Guernley and Jersey, with regard to the leakage of wines, repealed;

provided a proper certiconformable to the regulations here produced before the proper officer at portation in

> Where wines fhall be imfaid islands from countries where are refident, certificates are to be had from them,

ter the first day of May, one thousand seven hundred and fixty four, no merchant shall be allowed twelve per centum, or have any allowance. for leakage upon any wine imported into this kingdom, unlefs fuch wine be imported directly from the country or place of the growth of the faid wine, or the usual port or place of it's first shipping (except as therein excepted :) And whereas it hath been found that great lofs and detriment hath accrued to the inhabitants of the islands of Guernfey and Jerfey, by reason of such restriction; may it therefore please your Majesty, that it may be enacted ; and be it enacted by the King's most excellent Majesty, by and with the advice and confent of the lords fpiritual and temporal, and commons, in this prefent parliament affembled, and by the authority of the fame, That from and after the twenty fifth day of March, one thouland feven hundred and fixty eight, the faid claufe, fo far as the same affects the islands of Guernsey and Fersey, with regard to the allowance on leakage of wines imported from the faid illands into this kingdom, shall be repealed.

II. Provided always, and it is hereby declared and enacted by the authority aforefaid, That no perfon or perfons shall be inficate on oath, titled to any allowance on wines imported into this kingdom from the faid islands, unless certificate, on oath, made before the magistates of the royal courts, or any three of them, shall be mentioned, be produced before the collector, or other proper officer of the customs at the port where such wines shall be landed in Great Britain, which oath is to be taken by the shipper of the wines the port of im. at the illands aforefaid, or either of them, certifying the name of the veffel in which fuch wines are fhipped, the name of the Great Britain. mafter or commander thereof, and the number and quality of cafks to thipped, with the marks thereon, and that fuch wines have received no mixture fince their landing at the faid illands, or either of them, except fuch mixture only as is usual and necellary for clearing and forcing fuch wines, and that fuch wines have been imported into the faid iflands, or one of them, in Britif bottoms only, unless in time of actual war; and the faid wines are, at the time of thipping at the illands aforefaid, or either of them, the property of British subjects only.

III. Provided always, and be it further enacted, That no wines from fuch countries where Britifle confuls refide, shall be ported into the intitled to any allowance for leakage on wines imported into this kingdom from either of the faid islands, unless a certificate, under the hand and feal of the Britif conful refiding in the coun-Britifh confuls try where fuch wines fhall be first shipped, shall have been produced at the time of the importation into the faid illands, or either of them, before the royal courts there, and thall have been registered in the fame, tellifying that fuch wines were shipped and produced for the faid illands, or one of them, in British bottoms, untels at the courts in time of actual war, and that the fame are the property of Bri-

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tifb subjects only, specifying the name of the vessel in which such in the faid wines were thipped, and the name of the matter or commander iflands, in orthereof, and also the quantity of fuch wines; which certificate, them to the indorfed by the magifirates of the royal courts, or any three of allowance for them, shall be transmitted to the collector, or other proper of leakage, &c. ficer of the cuftoms, at the port where such wines shall be landed in this kingdom.

IV. Provided always, That in cafe fuch wines shall be im- If fuch wines ported from the faid islands, or either of them, into this king- be imported dom, in different parcels, the faid certificate shall accompany the in different first parcel of fuch wines to imported; and with regard to the parcels, the faid certificate remainder of fuch quantities to be imported in any fublequent is to accomparcel or parcels, the fame shall be certified by the shipper of pany the first fuch wines, upon onth made before the royal court of the illand parcel; and ... fuch wines, upon own made before the royal court of the fame the remainder from whence such wines shall be imported, testifying the same the romainder to be certified to be part of the wine contained in the faid certificate from the by the fhipper. British conful, and declaring what quantities and parcels of the fame have been thipped, in what veffels, and to what ports, with the quantity the faid different parcels fo fhipped amount to.

V. And be it further enacted by the authority aforefaid, That Act 33 Geo. 2. an act made in the thirty third year of the reign of his late Majefty King George the Second, intitled, An act to continue an act made in the twelfth year of the reign of her late majefty Queen Anne, intitled, An act for the better encouragement of the making of fail cloth in Great Britain, which was to continue in force until the twenty ninth day of September, one thousand seven hundred and fixty feven, and from thence to the end of the then next feffion of parliament, shall be, and the same is hereby further further concontinued, from the expiration thereof, to the twenty ninth tinued to 29 day of September, one thousand seven hundred and seventy four, Sept. 1774and from thence to the end of the then next feffion of parliament.

CAP. XXIV.

An act to permit the exportation of certain quantities of malt belonging to certain merchants in the county of Norfolk, and which were made for exportation between the fifteenth of November, one thouland leven hundred and fixty fix, and the paffing the act of the laft feffion for prohibiting the exportation of malt.

Preamble, reciting claufes in act 6 Geo. 3. and 7 Geo. 3. and 8 Geo. 3. Merchants of Wells impowered to export to Holland 1100 quarters of long malt now lying in the King's ftorehouses, on or before a June, 1768, which was declared and entered for exportation on or before 16 Dec. 1766; the exporters giving fecurity; and the proprietors are thereupon discharg. ed from all penalties in refpect thereof.

CAP. XXV.

An alt for reducing the duties on foul falt to be used for manure; for altering the stamp duties on certain policies of affurance; for amending fo much of an att made in the thirty third year of the reign of his late majefty King George the Second, as relates to the allowance of the dusies of customs, and exempting from the duties of excise such 1 11 175

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rum or spirits of the growth, produce, or manufacture, of the British fugar plantations in America, as shall be exported from this kingdom; for better securing the excise duties upon foreign liquors imported, for repealing a clause in an act made in the last selfion of parliament, probibiting the sale of condemned tea for home consumption; for amending fuch parts of two acts made in the fixth and seventh years of the reign of his present Majesty, as relate to the depositing, in the warehouses belonging to the custom-bouse at London, foreign wrought filks and velvets, and cambricks. and French lawns, upon the feizure thereof.

Preamble,

X7HEREAS all white falt, the product or manufacture of the kingdom of England, dominion of Wales, or town of Berwick upon Tweed, is, by feveral acts of parliament, charged and chargeable with the payment of three failings and four pence a bufbel duty, at the rate of fifty fix pounds weight to the bushel, and no more, to be paid, or secured to be paid, by the makers or proprietors thereof, before the fame can be removed from the falt works where the fame is made : And whereas, in the manufacturing fuch white falt, confiderable quantities of foul falt, called by the feveral names of grey or scrow falt, falt scale, fand scale, or crustings, are necessarily produced, which cannot be applied to the curing of provisions, nor can the same be removed from the faid falt works, as the laws now fland, without the payment of the faid duty of three shillings and four pence a bushel, which is confiderably more than the value thereof; and it is apprehended that the faid foul falt may be a useful manure and very beneficial in agriculture, in cafe the fame were charged and chargeable with only a *small duty*; may it therefore please your Majesty, that it may be enacted; and be it enacted by the King's most excellent Majefty, by and with the advice and confent of the lords fpiritual and temporal, and commons, in this prefent parliament affembled, and by the authority of the fame, That from and after the first day of May, one thousand seven hundred and fixty eight, all grey or fcrow falt, falt fcale, fand fcale, and cruftings or other foul falt whatfoever, already produced, or herewith a duty of after to be produced, at any of the faid falt works, shall be charg-Ad per buffel ed and chargeable with the payment of a duty of four pence a bushel only, at the rate of fifty fix pounds weight to the bushel, to be paid in ready money, without any allowance for difcount on prompt payment, or allowance for wafte of falt carried coaftwife, by the makers or proprietors thereof, before the fame shall , be removed from the falt works where the fame has been, or hereafter shall be, produced or made; which faid duty shall he Duty to be un- under the care and direction of the commissioners for the remiffioners and ceipt, management, and government, of the duties on falt, apofficers for the pointed or to be appointed by his Majefty, and of the officers for falt duties, &c. the faid dutics on falt for the time being, in the fame manner as the duties on falt now are managed, levied, collected, or receiv-

ed:

From 1 May, 1768, all foul fait at the falt work's are chargeable only.

ed; and shall be paid and applied in such manner as the duties now payable on fuch foul falt are paid and applied.

II. And be it further enacted by the authority aforefaid, That Notice to be from and after the faid first day of May, one thousand seven given to the hundred and fixty eight, no fuch foul falt shall be delivered by before delivethe maker or proprietor from any falt work or works without ry of any fuch notice first given to the officer appointed for that purpole; nor falt; shall any carrier, or other person or persons whatsoever, remove, and entry to carry, or convey, any such foul fait without due entry of the bemade therefame, and payment of the duties hereby imposed thereon, or of, and pay-without a warrant or permit for carrying the fame, under fuch duties, and a pains and penalties as are mentioned and contained in the acts permit obof parliament relating to falt, or any of them; to be levied, re- tained, &c. covered, and distributed, by such ways and means, and in such manner and form, as the duties on falt were thereby appointed to be levied, recovered, and distributed.

III. And be it further enacted by the authority aforefaid, 601. penalty That if any perfon or perfons (hall, after fuch foul falt has been on employing removed from any falt work or works, ule, employ, or confume, the faid falt the fame for any other purposes whatsoever than for the manur-to any other ing of land as aforefaid; he, the, or they, for every offence, that of mathall forfeit and pay the fum of fixty pounds; one third part nure. thereof to his Majefty, his heirs and fucceffors; and the remainder thereof to fuch perfon or perfons who shall inform or . fue for the fame; which faid last-mentioned penalty and forfeiture shall be recovered and levied in such manner and form, and with fuch power of mitigation, as any fine, forfeiture, or penalty, is or may be recovered by any law or laws of excife, or by action of debt, bill, plaint, or information, in any of his Majefty's courts of record at Westminster; wherein no effoin, protection, or privilege, wager of law, or more than one imparlance, shall be allowed.

IV. And whereas by an act made in the last feffion of parliament, Recital of intituled, An act for altering the stamp duties upon policies of clauses in act affurance; and for reducing the allowance to be made in respect 7 Geo. 3. for affurance; and for reducing the allowance to be made in respect 7 dec. 3. for affurance is a second to be a second to be made in respect 7 dec. 3. for of the prompt payment of the ftamp duties on licences for retail- ftamp duties ing beer, ale, and other exciseable liquors; and for explaining upon policies and amending feveral acts of parliament, relating to hackney of affurance. coaches, and chairs, after reciting that by an act made in the fifth year of bis prefent Majefly's reign, intituled, An act for altering the stamp duties upon admissions into corporations or companies, and for further fecuring and improving the stamp duties in Great Britain; it was, among other things, enacted, That from and after the fifth day of July, one thousand seven bundred and fixty five, if the properties of more than one person in any ship, cargo, or both, or of more than a particular number of persons in general partnership, or of more than one body politic or corporate, to a greater amount in the whole than the fum of one bundred pounds, in any fhip, cargo, or both, be affured on the fame policy, fuch policy should be void, and the premium paid thereon remain the property of the affurer; with a proviso that it should and might be lawful to assure, or cause 20

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to be affured, the properties of any number of perfons what seener, in any ship, cargo, or both, by one policy samped with five samps of five shillings each; any thing therein contained to the cantrary notwithstanding; and after reciting that such part of the faid act as before resited, had been found very inconvenient to merchants, traders, and others, refiding out of the kingdom, and injurious to the cammercial dealings thereof; it was enacted (among other things) That from and after the first day of August, one thousand seven bundred and fixty (even, it should and might be lawful to affure, or cause to be assured, the properties of any number of persons whatsoever, in any flip, cargo, or both, to the amount of any fum, not exceeding in the whole the fum of one thousand pounds, by a policy stamped with a stamp of five shillings; and that it should and might be lawful to assure, or cause to be assured, the properties of any number of persons what soever, in any thip, cargo, or both, to the amount of any fum what foever, by one policy flamped with two flamps of five shillings each; and that every policy to stamped, should be good, valid, and effectual, to all intents and purposes what seever; any thing in the faid recited as of the fifth year of his present majesty's reign, or any former act to the contrary notwithstanding; with a provise, that if any risque or adventure, distinct from the risque or adventure mentioned in the original policy, and upon which any further premium should be given, Should be, by any writing or declaration not duly flamped, added to any fuch original policy, fuch additional affurance should be usid, and the premium paid thereon should remain the property of the assurer, and it was thereby further enacted. That if any perfon or perfons should be fued or profecuted under and by virtue of the faid act, for the affuring the properties of any number of perfons what secuer in any ship, cargo, or both, to a greater amount then the fum of one thousand pounds, by a policy flamped with a flamp of five shillings only; then, and in such case, the proof as to the amount or value to affured floud lie on the perfon or perfons that should be so fued or profecuted, and not on the perfon or perfons who should fue or profecute: And whereas a doubt has arifen, whether the property of a fingle perfon, to any amount, required more than & flamp of five shillings : therefore, be it enacted by the authority aforefaid. That from and after the first day of Moy, one thousand seven hundred and sixty eight, all policies of assurance by which the property of one perfon, or of a particular number of perfons, in one general partnership, or of one body politic or corporate, in any thip, or cargo, or both, thall be affured to the amount of more than one thousand pounds, shall be ftamped with two five fhilling framps; and that every fuch policy, which shall not be fo stamped, shall be void, and the premium paid thereon shall remain the property of the assurer.

V. And be it further declared and enacted by the authority aforefaid, That if any perfon or perfons thall be fued or profeouted under and by virtue of this act, for affuring the property of one perfon, or of a particular number of perfons in one general partnership, or of one body politic or corporate, in any ship, or cargo, or both, to a greater amount than the sum of one thousand pounds, by a policy stamped with a stamp of sive shillings only; when, and in such case, the proof as to the amount or value fo affured

From 1 May, 1768, all policies, whereby property to the amount of more than 1000l. is affured, are to have two 5s. ftamps, &c.

Perfons fued for affuring more than soool property, by a policy with a 5 s. ftamps only,

are to prove the amount affured thall lie on the perfon or perfons that thall be to fued or or value to profecuted, and not on the perfon or perfons who shall fue or affured. profecute.

VI. Provided always, That if any rifque or adventure diffinct And my ad-V1. Frovided always, 1 hat is any angue of accounted policy, ditional af-from the rifque or adventure mentioned in the original policy, ditional af-and upon which any further premium thall be given, thall be, furance to the original poliby any writing or declaration not duly flamped, added to any cy, where the fuch original policy, fuch additional affurance shall be void, and rique is difthe premium paid thereon thall remain the property of the af- tind therefurer.

VII. And whereas by an att made in the thirty third year of the premium is reign of his late majefty King George the Second, intituled, An act given, is to be for encouraging the exportation of rum and spirits of the growth, duly stamped produce, and manufacture, of the Britif fugar plantations from alfo.

this kingdom; and of Britifs fpirits made from melaffes; it is, Recital of (amongst other things) enacted, That upon the exportation of rum or clauses in act Spirits of the growth, produce, and manufassure, of the British fugar 3 Geo. 3. re-plantations in America, from this kingdom as merchandine, there exportation shall be an allowance of all the duties of cuftom payable upon the impor- of rum and pation of fach runs or fpirits, and that she fame shall be freed and spirits of the discharged from all duties of excise in such manner as therein is di- British sugar recited; but by the said att, it is further enacted and required, That plantations. all Juch rum or spirits so to be exported shall be proof spirits, and that

the fame shall be certified by the proper officers to be proof spirits, before the bonds given for securing and paying the duties of excise upon the importation of fuch rum or spirits can be delivered up : And whereas great part of the run or spirits of the growth, produce, and manufacture, of the British fugar plantations, imported into this kingdom for exportation as merchandize, are not proof spirits; and by reason thereof, and by the faid refirition in the before recited att, the proprietor of the faid rum or spirits cannot, upon the exportation thereof, obtain the drawback of the cuftoms, or be freed or discharged from the

faid duties of excise whereby the good end proposed by the faid recited From 25 all will be in great measure, if not totally, frustrated; be it there- March, 1768, fore enacted by the authority aforefaid, That from and after the formuch of the twenty fifth day of March, one thousand feven hundred and fix-requires fuch ty eight, to much of the faid recited act as requires such rum or rum or fpirits fpirits to to be exported to be proof fpirits, and to be certified to to be exporto be, thall be, and is hereby repealed and made null and void; ted, to be proof and that from thenceforth, upon exportation of rum or fpirits, and to of the growth, produce, and manufacture, of the British fugar fuch, is replantations, from this kingdom as merchandize, under the rules, pealed ; refirictions, and regulations, by the faid recited act established and upon the and referred to (and not hereby repealed) there thall be an al-drawback is lowance or drawback of all the duties of cuftoms payable upon to be allowed the importation thereof, and fuch rum or fpirits shall be freed of all the duand discharged from all duries of excile, though the fame fhall ties payable not be proof spirits; any thing in the faid recited act to the upon the imcontrary notwithflanding.

VIII. And whereas by an att paffed in the thirty first year of the VIII. And whereas by an act payer in the torry pays year of the reign of this maje by King. Goorge the Second, individed, An act for claules in act con-

from,

thereof.

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lating to the entry, and payment of the duties on foreign excife. able liquors imported.

31 Geo. 3. re- continuing certain laws therein mentioned relating to Britifb fail cloth, and to the duties payable on foreign fail cloth; and to the allowance upon the exportation of British made gunpowder; and to the encouragement of the trade of the fugar colonies in America; and to the landing of rum or spirits of the Britifb fugar plantations before the duties of excise are paid thereon; and for regulating the payment of the duties on foreign excifeable liquors; and for the relief of Thomas Wharton, with regard to the drawback on certain East India callicoes; and for rendering more commodious the new paffage leading from Charing Cross; it was enacted, amongst other things, That from and after the fifth day of July, one thousand seven hundred and fifty eight, the proprietor or proprietors, importer or importers, of any kind of foreign liquors liable to the duties of excise, within thirty days next after the mafter or purfer for that voyage of the ship or veffel wherein the faid foreign excifeable liquors, or any of them, shall be imported or brought into the kingdom of Great Britain, shall have or ought to have made a just and true entry or report, upon oath, of the burthen, contents, and loading, of fuch ship or vessel, in pursuance of the direction of the statute made in the thirteenth and fourteenth years of the reign of King Charles the fecond, intituled, An act for preventing frauds, and regulating abuses in his Majesty's customs, shall make due entry with the officer or collector appointed for the excife, in the port or place where fuch foreign excifeable liquors fball be imported, of all fuch foreign excifeable liquors on board fuch ship or veffel belonging to fuch proprietor or proprietors, importer or importers; and shall then, or before, fatisfy and pay the duties of excise due and payable for and in respect of the said foreign exiseable liquors, and land the same, on pain to forfeit for every neglect or refufal to make due entry or payment, or to land the fame, according to the directions of this act, all fuch foreign excifeable liquors, with the cafks and package wherein the fame Ball be contained on board fuch ship or vessel belonging to fuch proprietor or proprietors, importer or importers, of the fame, fo neglecting or refusing, which shall and may be seized by any officer or officers of the excife; and that all feizures to be made in purfuance of the faid act shall be applied, (the neceffary charges for the recovery thereof being first deducted) one moiety to and for the use of bis Majesty, bis beirs, and fucceffors; and the other moiety to the feizer or profecutor : And whereas since the passing of the faid act, it frequently happens that foreign liquors liable to the duties of excise are imported into this kingdom, and duly reported, but the proprietor or proprietors, importer or importers, or the perfons to whom configned, under pretence that the faid foreign liquors are much under proof, or for other pretences, negleft or refuje to make due entry or payment, or to land the fame, according to the directions of the faid act, and the fame become forfeited : And whereas the faid foreign liquors when condemned are fold dutyfree, whereby the value of the moiety of the faid forfeiture, which by the faid act is given to his Majesty, his heirs, and fucceffors, is much lefs than the duty that would have arifen had the fame foreign liquors been duly landed as they ought to have been; whereby many perfons are tempted to commit great frands and abufes to the prejudice of b1\$

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bis Majefly's revenue, and of the fair traders: for remedy thereof, be it enacted by the authority aforefaid, That from and after the From 25 twenty fifth day of March, one thousand seven hundred and fix- March, 1768, ty eight, the respective commission of excise in England and guors hable to Surface that the seven hundred and fix- the foreign li-Scotland shall, after condemnation, cause all such foreign liquors, the duties of liable to the duties of excife, which shall be feized for neglect or excife, and refufal to make due entry or payment, or landing the fame, feized for not within the thirty days, according to the directions of the faid act, entry thereof, to be publickly fold to the best bidder, at fuch places as the faid &c. are, after respective commissioners shall think proper, for and towards condemnatifatisfying the duties chargeable on imported foreign liquors liable on, to be pub-to the duties of excife; and the overplus (if any be) to be ap-wards fatisfyplied to and for the benefit of the officer feifing the fame : and ing the duties; in cafe the faid foreign liquors, fo to be fold as aforefaid, shall and the overnot be of value fufficient to fatisfy, or fhall barely fatisfy, the plus to go to whole of the faid duties of excife; then, and in fuch cafes, the ing the fame: officer making fuch feizure shall be rewarded in such manner as But where the the faid respective commissioners shall think proper, such re- produce shall ward not exceeding two thillings per gallon, to be in lieu of all be no more, or other allowances; any law, ftatute, or provision, to the contrary duties, then thereof in any wife notwithstanding,

IX. And whereas by an act made in the last seffion of parliament, be otherwise intituled, An act for taking off the inland duty of one fhilling per rewarded. pound weight upon all black and finglo teas confumed in Great Recital of Britain; and for granting a drawback upon the exportation of claule in an teas to Ireland, and the British dominions in America, for a li- act of the last mited time, upon such indemnification to be made in respect ing to the exthereof by the *Eaft India* company, as is therein mentioned; for portation of permitting the exportation of teas in smaller quantities than one condemned lot to Ireland, or the faid dominions in America; and for pre-teas. venting teas seized and condemned from being confumed in Great Britain; it is, amongst other things, enacted, That all teas which shall be feized and condemned for being illegally imported, or for any other cause shall not be sold for consumption within this kingdom, but shall be exported to Ireland, or to the British colonies in America, under certain restrictions, in the faid act mentioned : And whereas the confumption of fuch teas in this kingdom will greatly reduce the price and value thereof, and thereby difcourage the officers of the customs and excise from making seizures of such tea, and prosecuting the recited the fame to condemnation, which will promote the illicit importation and act, as prohi-Smuggling of tea into this kingdom, and be very prejudicial to the pub- bits the felling lic revenue and the fair trader : be it therefore enacted by the au- fuch feized thority aforefaid, That from and after the paffing of this act, and condemn-tion was a first and a prohibits the follows for any ed teas, for fuch part of the faid recited act as prohibits the felling for con- home confumption within this kingdom fuch feized and condemned teas, fumption, is shall be, and the same is hereby declared to be, repealed. repealed.

X. And whereas by an act of parliament made in the fixth year of Recital of the reign of his present Majesty, intituled, An act to prohibit the clauses in act importation of foreign wrought filks and velvets, for a limited 6 Geo. 3. time; and for preventing unlawful combinations of workmen employed in the filk manufacture; it is, amongst other things, enalled,

the officer is to

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and 7 Geo. g. relating to the fending up to London all feized foreign wrought filks or cambricks, &c.

All fuch

goods are, from and after 25 March, 1768, to remain in the cuftom-house ware-tioufes ed ;

and fuch as after the faid day, are to be carried to the next cuftomunlefs the commiffionotherwife : demnation,

General isfue.

enacted, That fortbuith after the feizure of any fuch foreign wrought filks or velvet, or other works made thereof, or as foon after as conveniently may be, the fame shall be fent to, and deposited in, one of the King's warehouses belonging to the custom-house at London: And whereas by another act mude in the last feffion of parliament, intituled, An act to amend and enforce the acts of the eighteenth, twenty first, and thirty second years of the reign of his late majesty King George the second, for the more effectual preventing the fraudulent importation and wearing of cambricks and French lawns; it is, amongh other things, enacted, That for thwith after the feizure of any fuch cambricks or French lawns, or as foon after as conveniently may be, the fume shall be fent to, and deposited in, one of the King's warehouses belonging to the custom house at London : And whereas the fending all fuch goods to London, immediately after feizure, when feized at an out-port of this kingdom, is attended with great inconvenience to the officers making fuch feizures, as well as to the owners and propietors of fuch goods, who live at remote diftances from London; for remedy whereof, be it enacted by the authority aforefaid, That from and after the twenty fifth day of March, one thousand seven hundred and fixty eight, all such wrought filks and velvets, and other works made thereof, and all cambricks and French lawns, which have been feized in Great Britain, for any caule of forfeiture, shall and may remain in any cuttomhouse warehouse where they are or were deposited; and all fuch where deposit- as thall be leized after the faid twenty fifth day of March, thall be carried to, and deposited in, the next custom-house, and shall remain there until the fame fhall be legally condemned, unlefs. shall be feized the commissioners of the customs for England or Scotland respectively shall judge it neceffary and expedient to direct such goods to be removed fooner from thence : and after fuch goods fhall be condemned in due course of law, it shall and may be lawful for house, and re- the faid respective commissioners to cause such goods to be markmain there till ed or ftamped in fuch manner as they shall think proper, and condemned ; brought to any of the King's warehouses belonging to the cuftomhouses at London or Edinburgh respectively, to be there fold for ers shall direct exportation in the manner directed by the faid acts of parliamer herein before recited respectively relating thereto; any but after con- thing therein contained to the contrary notwithstanding.

they are to be marked, and brought to the King's warehoules at London or Edinburgh. and there fold for exportation.

XI. And be it further enacted by the authority aforefaid, That if any action or fuit shall be commenced against any perfon or perfons for any thing done in purfuance of this act, the defendant or defendants in any fuch action or fuit, may plead the general iffue, and give this act, and the special matter, in evidence at any trial to be had thereupon, and that the fame was done in pursuance and by the authority of this act; and if it shall appear to to have been done, the jury shall find for the defendant or defendants: and if the plaintiff shall be nonfuited, or discontinue his action, after the defendant or defendants shall have appeared; or if judgment thall be given upon any verdict or demurrer against the plaintiff, the defendant or defendants fhall Anno octavo Georgii III. c. 26.

shall recover treble costs, and have the like remedy for the fame as any defendant or defendants hath or have in other cales by law.

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CAP. XXVI.

An att to enable bis Majesty to make leases, copies, and grants of offices, lands, and bereditaments, parcel of the ducky of Cornwall, or annexed to the same, and for other purposes therein mentioned.

THEREAS his royal highnefs George prince of Wales now Preamble. VV stands seised of the duchy of Cornwall, and the possessions thereof: and whereas it is necessary to evable his Majesty to grant offices, and to make leases and grants, by copy of court roll, of lands and bereditaments, parcel of the faid ducby, or thereunto annexed or belonging, during the minority of his royal highnefs; be it therefore enacted by the King's most excellent majesty, by and with the advice and confent of the lords spiritual and temporal, and commons, in this prefent parliament affembled, and by the authority of the fame, That all leafes and grants made, or to Leafes, and be made, by letters patent or indentures, under the feal of grants of of-Great Britain, or feal of the court of exchequer, or by copy of fices, lands, court roll according to the cuftom of the refpective manors, and hereditawithin feven years next enfuing, of any offices, meffuages, cording to the parks, lands, tenements, or hereditaments (other than honors, cuftom of the lordships, or manors) parcel of the possessions of the faid duchy respective maof Cornwall, or annexed to the fame, shall be good and effectual nors, within 7 in law, according to the purport and contents of the fame fuing, being copies, leafes, and grants, againft our fovereign lord the King, parcel of the his heirs, and fucceffore, his court hisbach former and functions of the his heirs, and fucceffors, his royal highnefs George prince of duchy of Wales, and against all and every other perfon or perfons who Cornwall, &c. shall, at any time hereafter, have, inherit, or enjoy, the faid to be good duchy by force of any act of mariament, or the other limit to be good duchy, by force of any act of parliament, or by other limitation and valid. whatfoever.

II. Provided always, That every fuch leafe or grant fo made, Reftrictions or to be made, be not for more than one, two, or three lives, are limited. or for one and thirty years, or under, or for fome term of years determinable upon one, two, or three lives, and not above; and if fuch leafes or grants be made in reversion or expectancy, Conditions that then the fame, together with the estates in possession, do with respect not exceed three lives, or the term of one and thirty years, or to the faid fome term of years determinable upon one, two, or three lives, leafes or grants. and be not in any wife made difpunishable of waste; and fo as, upon every fuch leafe or grant, there be, or shall be, referved the ancient or most usual rent or more, or such rent as hath been referved, yielded, or paid, for the fame lands or heredita-ments, for the greater part of twenty years next before the making of the faid leafes or grants; and where no fuch rent hath been referved or payable, that then, upon every fuch leafe, there be, or shall be, referved a reasonable rent, not being under the twentieth part of the clear yearly value of the meffuages, parks, lands, tithes, tenements, or hereditaments, con-Vol. XXVIII. G tained

tained in fuch leafe or grant; and all leafes and grants otherwife made, or to be made, shall be null and void.

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All covenants, conditions, and refervations, &c. contained in every fuch leafe or grant, &c. declared as good and valid,

General refervation of rights.

III. And be it further ordained and enacted by the authority aforefaid, That all covenants, conditions, refervations, and other agreements, contained in every leafe, grant, or copy of court roll, made or to be made as aforefaid, shall be good and effectual in law, according to the words and contents of the fame, as well for and against them to whom the reversions of the fame lands, tenements, and hereditaments, shall come, as for and against them to whom the interest of the faid leases, grants, or copies shall come respectively, as if our sovereign lord the as if the King Stilling's majefty, at the time of making fuch covenants, conthe fee-fimple. ditions, and refervations, and other agreements, were feifed of an absolute estate in see-simple in the same lands, tenements, or

hereditaments.

IV. Saving always to all and every perfon and perfons, bodies politic and corporate, their heirs and fucceffors, executors, administrators, and affigns, other than to our faid fovereign lord the King, and his heirs, and fucceffors, and the duke and dukes of Cornwall for the time being, and his and their heirs, and all and every other perfon and perfons that shall hereafter have, inherit, or enjoy, the faid dukedom of Cornwall, by force of any act of parliament, or other limitation whatfoever; all fuch rights, titles, estates, customs, interests, tenures, claims, and demands whatfoever, of what nature, kind, or quality foever; of, in, to, or out of, the faid offices, lands, tenements, or hereditaments, or any of them, as they, or any of them, had or ought to have had before the making of this act, to all intents and purposes, and in as large and ample manner and form as if this act had never been had or made; this act, or any thing herein contained, to the contrary notwithstanding.

CAP. XXVII.

An act for the further continuing several acts of parliament made for the encouragement of the whale fifthery carried on by bis Majefty's (ubjects.

Preamble.

Act 5 Geo. 2. which was continued by the *leveral* **Jublequent** acts of

13 Geo. 2.

THEREAS divers acts of parliament have been made for the encouragement of his Majefly's subjects to carry on and improve the whale fishery, which, by the bounties given by the said acts, did greatly increase, to the advantage of the trade and navigation of thefe kingdoms: be it therefore enacted by the King's most excellent majefty, by and with the advice and confent of the lords spiritual and temporal, and commons, in this present parliament affembled, and by the authority of the fame, That an act made in the fifth year of the reign of his late majefty King George the Second, intituled, An act for encouraging the Greenland fifbery, which was to continue in force for nine years, from the twenty fifth day of December, one thousand seven hundred and thirty one; and which act, by an act of parliament made in the thirteenth year of his faid late Majefty's reign, intituled, An act i far i

for continuing the several laws therein mentioned, relating to the premiums upon the importation of masts, yards, and bowsprits, tar, pitch, and turpentine; to British made fail cloth, and the duties payable on foreign fail cloth; to the Greenland, and to the whale fishery; for granting a further bounty for all ships employed in the whale fifbery during the prefent war; for exempting harpooners and others employed in the Greenland fifbery trade from being impreffed; and for giving further time for the payment of duties omitted to be paid for the indentures and contracts of clerks and apprentices, was continued unto the twenty fifth day of December, one thousand feven hundred and fifty, and from thence to the end of the then next feffion of parliament; and which act, by an act of parliament made in the twenty fecond year of his faid late Majefty's 12 Geo. 2. reign, intituled, An act for the further encouragement and enlargement of the whale fiftery, and for continuing fuch laws as are therein mentioned relating thereto; and for the naturalization of such foreign protestants as shall serve, for the time therein mentioned, on board fuch ships as shall be fitted out for the said fishery, was further continued unto the twenty fifth day of December, one thoufand feven hundred and fifty feven, and from thence to the end of the then next feffion of parliament; and which act, by an act of parliament made in the twenty eighth year of his faid late 28 Geo. 2. Majefty's reign, intituled, An act for continuing, explaining, and amending, the several acts of parliament made for the further en-couragement of the whale fifthery carried on by his Majesty's subjects; and to authorize the payment of the bounty to Thomas Hood and others, upon three foips fitted out for the faid fifbery, and loft in the Greenland feas, was further continued unto the twenty fifth day of December, one thousand seven hundred and sixty four, and from thence to the end of the then next fellion of parliament; and which faid feveral acts, by an act made in the fourth year and 4 Geo. 3. of the reign of his prefent Majefty, intituled, An act for continuing feveral alls of parliament made for the encouragement of the whale fifbery carried on by his Majefty's fubjetts, were further continued unto the twenty fifth day of December, one thousand feven hundred and fixty feven, and from thence to the end of the then next feffion of parliament; shall be, and the same are hereby further continued from the time in the faid last-mention- is further coned act limited, from the expiration thereof, unto the twenty tinued to fifth day of December, one thousand seven hundred and seventy, 25 Dec. 1770. and from thence to the end of the then next fellion of parliament.

II. And be it further enacted by the authority aforefaid, The act of That an act made in the fixth year of the reign of his faid late 6 Geo. 2. Majefty, intituled, An act for the further encouragement of the which was whale fifthery carried on by his Majefty's fubjects, which was to be continued by in force during the continuance of the act of the fifth year of fequent acts, his faid late Majefty's reign, intituled, An act for encouraging the Greenland fifthery, and which was, by the faid act of the thirteenth year of his faid late Majefty's reign, continued unto the faid twenty fifth day of Detember, one thousand feven hundred G 2 and

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and fifty, and from thence to the end of the then next feffion of parliament; and which act was, by the faid act of the twenty second year of his faid Majefty's reign, continued unto the twenty fifth day of December, one thousand seven hundred and fifty leven, and from thence to the end of the then next feilion of parliament; and which act was, by the faid act of the twenty eighth year of his faid late Majefty's reign, further continued unto the twenty fifth day of December, one thousand feven hundred and fixty four, and from thence to the end of the then next feffion of parliament; and which act was, by the faid act of the fourth year of his prefent Majefty's reign, further continued unto the twenty fifth day of *December*, one thousand feven hundred and fixty feven, and from thence to the end of is further con- the then next fellion of parliament, shall be and the same is hereby further continued from the time in the faid last-mentioned act limited for the expiration thereof, unto the twenty fifth day of December, one thousand seven hundred and seventy, and from thence to the end of the then next feffion of parliament.

The act of. 22 Geo. 2. which was continued by feveral subsequent acts,

tinued to

25 Dec. 1770.

tinued to 25 Dec. 1770.

The act of 4 Geo. 3.

III. And be it further enacted by the authority aforefaid, That the faid act of the twenty fecond year of his faid Majefty's reign intituled, An act for the further encouragement and enlargement of the whale fifhery, and for continuing fuch laws as are therein mentioned relating thereto; and for the naturalization of fuch foreign protestants as shall serve, for the time therein mentioned, on board fuch thips as thall be fitted out for the faid fiftery; which was to be in force from the twenty ninth day of September, one thousand seven hundred and forty nine, until the twenty fifth day of December, one thousand seven hundred and fifty seven, and from thence to the end of the then next leffion of parliament; and which was, by the faid act of the twenty eighth year of his faid late Majesty's reign, continued unto the twenty fifth day of December, one thousand seven hundred and fixty four, and from thence to the end of the then next feffion of parliament; and which act was, by the faid act made in the fourth year of the reign of his prefent Majefty, further continued unto the twenty fifth day of December, one thousand seven hundred and fixty feven, and from thence to the end of the is further con- then next feffion of parliament; shall be, and the same is hereby, further continued, from the time in the faid last-mentioned act limited for the expiration thereof, unto the twenty fifth day of December, one thousand seven hundred and seventy, and from thence to the end of the then next fellion of parliament.

IV. And be it further enacted by the authority aforefaid, That the faid act of the fourth year of his prefent Majefty's reign, intituled, An act for continuing feveral acts of parliament made for the encouragement of the whale fiftery carried on by his Majefly's fubjects; which was to be in force from the twenty fifth day of December, one thousand seven hundred and fixty four, until the twenty fifth day of December, one thousand seven hundred and fixty feven, and from thence to the end of the then

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then next fellion of parliament; shall be, and the same is here- is further conby, further continued, from the time in the faid laft-mentioned tinued to act limited for the expiration thereof, unto the twenty fifth day \$5 Dec. 1770. of December, one thousand seven hundred and seventy, and from thence to the end of the then next fession of parliament.

CAP. XXVIII.

An all for licenfing a playboule within the city of Norwich.

THEREAS in and by an act of parliament made in the Preamble, tenth year of the reign of his late majefy King George claute in at the Second, to explain and amend fo much of an act of the twelfth 10 Geo. 2. year of the reign of Queen Ann, for punifing rogues, vagabonds, furdy beggars, and vagrants, as relates to common players of interludes, it is provided, That no perfon or perfons shall be authorized, by virtue of any letters patent from bis Majefty, his beirs, successors, or predeceffors, or by the license of the lord chamberlain of his Majesty's houshold for the time being, to act, represent, or perform, for hire, gain, or reward, any interlude, tragedy, comedy, opera, play, farce, or other entertainment of the stage, or any part or parts therein, in any part of Great Britain, except in the city of West-minster, and within the liberties thereof, and in fuch places where his Majesty, his beirs, or fuccess, shall in their royal persons re-side, and during such residence only: and whereas it may be proper to impower the lord chamberlain of his Majefty's boufbold for the time being, to grant bis licence to perfons to reprefent and perform plays and other entertainments of the flage within the city of Norwich; may it therefore please your most excellent Majefty, that it may be enacted; and be it enacted by the King's most excellent majesty, by and with the advice and consent of the lords spiritual and temporal, and commons, in this prefent parliament affembled, and by the authority of the fame, That it shall and may be lawful for the lord chamberlain of his Lord cham-Majefty's houshold for the time being, and he is hereby au- berlain imthorized and impowered to grant his licence or licences, from powered to time to time, to any perfon or perfons to reprefent or perform grant his li-for hire, gain, or reward, within the faid give of Manual Armede for hire, gain, or reward, within the faid city of Norwich, any performing fuch tragedies, plays, operas, or other performances of the occationally stage only, or any part or parts therein, as have already been such plays or thall hereafter be licenfed by the chamberlain of his Ma- within the city of Norwich, jefty's houshold, at such times and feasons only as shall be ex- as have been, preffed in fuch licence; the faid recited act of the tenth year of or thall be, the reign of his late Majefty, or any thing therein contained, to duly licenfed by the contrary in any wife notwith fanding the contrary in any wife notwithstanding.

berlain.

C A P. XXIX.

An act for redeeming the remainder of the joint flock of annuities established by an act made in the third year of his prefent Majesty's reign, intituled, An act for granting to his Majesty several additional duties upon wines imported into this kingdom, and certain duties upon all · G 3 cyder

cyder and perry; and for railing the fum of three millions five hundred thousand pounds, by way of annuities and lotteries, to be charged on the faid duties.

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Most gracious Sovereign,

[7HEREAS in pursuance of an act made in the third year of your Majefly's reign, intituled, An act for granting to his Majesty several additional duties upon wines imported into this kingdom, and certain duties upon all cyder and perry; and for raifing the fum of three millions five hundred thoufand pounds, by way of annuities and lotteries, to be charged on the faid duties; the fum of three millions five hundred thou and pounds was raifed for the public fervice; which fum was to be deemed one capital and joint flock, and to be attended with annuities after the rate of four pounds per centum redeemable by parliament : and whereas one fourth part of the faid capital and joint flock was redeemed on the fifth day of January, one thousand seven hundred and sixty eight, in pursuance of an act made in the last seffion of parliament, whereby the faid flock was reduced to the fum of two millions fix hundred and twenty five thousand pounds : and whereas your Majesty's most dutiful and loyal subjects, the commons of Great Britain, in parliament affembled, have refolved, that one third part of the faid capital stock which should remain after the faid fifth day of January, one thousand seven hundred and sixty eight, be redeemed and paid off on the fifth day of July following; and that fuch part of the faid capital flock as should remain after the faid fifth day of July, be redeemed and paid off in manner following; that is to fay, one half of such remaining part of the said capital stock, on the tenth day of October, one thousand seven hundred and fixty eight; and the other half, being the refidue of fuch capital flock, on the fifth day of January, one thousand seven hundred and sixty nine; and several public notices have been given of the said refolutions, by the speaker of the hause of commons, pursuant to the orders of that *houje*: therefore, your faithful commons, do most humbly be-seech your Majesty, that it may be enacted ; and be it enacted by the King's most excellent majesty, by and with the advice and confent of the lords spiritual and temporal, and commons, in this prefent parliament affembled, and by the authority of the fame, That fuch notices as aforefaid shall be, and be deemed, adjudged, and taken to be, good and fufficient notice and notices, within the true intent and meaning of the faid act, for the redemptions, at the times aforefaid of fuch. the joint flock part of the faid capital and joint flock as remained unredeem-of annuities, ed after the faid fifth day of *January*, one thousand seven hun-established by dred and sixty eight, and of the annuities attending thereon, and the fame fhall be redeemable and redeemed accordingly. 3. as remained unredeemed on 5 Jan. 1768, deemed good and fufficient.

> II. And be it further enacted by the authority aforefaid, That out of all or any the aids or fupplies granted in this felfion of parliament (except any particular aid or supply which hath been, or shall be in the fame fession specially and intirely appro-

Preamble, reciting act 3 Geo. 3,

Notices given by the speaker, for redeeming the remainder of the recited act of 3 Geo.

The following fums to be iffued to the bank, out of

appropriated to any one particular use or purpose) there shall the supplies and may be iffued and paid to the governor and company of granted this the bank of *Fredard* on or before the times herein after limited ieffion; viz. the bank of England, on or before the times herein after limited, on or before the following respective sums of money for the purposes herein 5 July, 1768. after mentioned; that is to fay, on or before the fifth day of July, one thousand seven hundred and sixty eight, the sum of \$75,0001. eight hundred and feventy five thousand pounds, for redeeming on that day one third part of the faid fum of two millions fix hundred and twenty five thousand pounds, being the remainder, after the faid fifth day of January, one thousand seven hundred and fixty eight, of the faid capital and joint flock; and on or before the tenth day of October, one thousand seven hundred and fixty eight, a like fum of eight hundred and feventy five by 10 Oct. thousand pounds, for redeeming on the taid tenth day of Octo- \$75,0001. ber, one other third part of the faid fum of two millions fix hundred and twenty five thousand pounds; and on or before the fifth day of January, one thousand seven hundred and fixty nine, a like fum of eight hundred and feventy five thousand by 5 Jan. 1769. pounds, for redeeming on the faid fifth day of January, the re- 875,0001. maining part of the faid capital and joint flock : which respective for the money tive fums shall be applied by the faid governor and company in iffued to be payment of the faid three fums of eight hundred and feventy applied by the five thousand pounds each, for the redemption, and in full bank in payment of the fatisfaction of the faid respective parts of the faid capital and faid feveral joint ftock, on or before the respective days herein before sums, mentioned for redeeming and paying off the fame.

III. And be it further enacted by the authority aforefaid, Money to be That on or before the faid fifth day of July, one thousand seven issued at the hundred and fixty eight, the faid tenth day of October, one thou- out of the fand feven hundred and fixty eight, and the faid fifth day finking fund, of January, one thousand seven hundred and sixty nine re to the bank, fpectively, there shall and may be issued and paid at the re- for dischargceipt of his Majefty's exchequer, to the governor and com- nuities atpany of the bank of England, out of the furplusses, excesses, tending such or overplus-monies, commonly called The Sinking Fund, fuch part of the fums of money, as shall be necessary for the discharge of the faid capital, annuities attending fuch part of the faid capital and joint flock, as shall be reas shall be redeemed on each of the faid days, to every such day respectively inclusive; which fums shall be applied by the faid governor and company in payment of fuch annuities accordingly, at the fame time that the respective parts of the faid capital and joint flock to be redeemed, shall be discharged and fatisfied; and that fuch annuities, in respect of each part And the faid of the faid capital and joint flock, shall cease, determine, and annuities are to cease from be extinguished, from the time of the redemption thereof re- the times of spectively; and that the payment of all the annuities which redeeming shall become due on the tenth day of October, one thousand them. feven hundred and fixty eight, upon account of fuch part of Such as shall the faid capital and joint flock as shall remain, and shall not become due then be redeemed and paid off, shall, together with the charges 1768, with the of the management of all the faid annuities, after the fifth day charges of of management,

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Anno octavo GEORGII III. C. 29.

are to be paid out of the finking fund, to the bank,

and the monies for these purpoles are to be iffued by an order of treafury, and paid over to the bank by way of imprett.

Annuities to the days appointed for the particular redemption thereof.

No member of the bank to incur any difability in refpect of this act.

General isfue.

Treble cofts.

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[1767] of April, one thousand seven hundred and sixty eight, be, and the fame are hereby charged upon, and shall be payable and paid out of, the faid fund commonly called The Sinking Fund, to the faid governor and company of the bank of England, who shall apply the monies to iffued, in payment of such part of the faid annuities accordingly.

IV. And be it further enacted by the authority aforefaid, That all the monies which are by this act authorized or appointed to be paid out of the faid fund commonly called The Sinking Fund, shall and may, by order of the commissioners of the treasury, or any three or more of them, or the high treasurer for the time being, without any farther or other warrant to be had in that behalf, be iffued and paid at the receipt of his Majefty's exchequer, to the faid governor and company, out of the faid fund, by way of imprest and upon account, after paying, or referving fufficient to pay, all fuch fums of money as have been charged thereon by any act or acts made in any former feffion of parliament; but in preference to any fum or fums directed to be paid thereout by any act of this feffion of parliament.

V. Provided always, and be it further enacted by the authobe paid up to rity aforefaid, That if all or any of the principal monies compoling fuch respective parts of the faid capital and joint flock, hereby intended to be redeemed on the faid fifth day of July, one thousand seven hundred and sixty eight, the said tenth day of October, one thousand seven hundred and fixty eight, and the faid fifth day of January, one thousand seven hundred and fixty nine, shall be paid and satisfied at the bank of England, before the respective day appointed for any fuch redemption ; the faid governor and company shall, in every such case, pay, and they are hereby impowered to pay, in respect of the principal monies to discharged, the full fum which the annuities attending the fame would have amounted unto, on the day herein before mentioned for the redemption of fuch part respectively; any thing herein, or in any other act contained to the contrary notwithstanding.

> VI. Provided alfo, and be it further enacted by the authority aforefaid, That the faid governor and company, or any member thereof, shall not incur any disability for or by reason of his or their doing any matter or thing in pursuance of this act.

VII. And be it further enacted by the authority aforefaid, That if any perfon or perfons shall, at any time or times, be fued, molefted, or profecuted, for any thing by him or them done or executed in pursuance of this act, or of any matter or thing therein contained fuch perfon or perfons shall and may plead the general iffue, and give the special matter in evidence for his and their defence; and if a verdict shall pass for the defendant or defendants, or the plaintiff or plaintiffs shall discontinue his or their action, or be nonfuited, or judgement fhall be given against him or them upon demurrer, or otherwife; then, such defendant or defendants shall have treble costs to him or them awarded against fuch plaintiff or plaintiffs.

ÇAP.

CAP. XXX.

An act for granting to his Majefty a certain fum of money out of the finking fund; and for applying certain monies therein mentioned, for the fervice of the year one thousand feven hundred and fixty eight; and for further appropriating the fupplies granted in this leftion of parliament.

Preamble. 2,250,000 l. granted out of the finking fund, for the fervice of the current year; to be iffued by the treasury accordingly. Treasury impowered to raife the faid fum, or any part thereof, by loans or exchequer bills, on the credit of the finking fund; and to firike tallies of loan, with orders for re-payment of the money to advanced; the interest thereof to be paid quarterly. Orders to be registered in course. No undue preference to be given in payment, nor fee to be taken; on forfeiture of treble damages, with full cofts. Penalty of undue preference in point of registry or payment; to be recovered in any of the courts of record at Weftminster. No undue preference, which of the tallies or orders brought the fame day, are entered first; nor if subsequent orders are paid before. others not brought in course, fo as money be referved for the precedent Power of affignment, and method of transferring of orders. orders. If it shall be judged more adviseable, the treasury may raile the faid fum by exchequer bills, instead of loans. All advantages and penalties in the malt act of this feffion, relating to loans or exchequer bills thereby authorized to be made forth, extended to this act. The faid exchequer bills, intereft, and charges, are to be paid out of the finking fund. Bank authorized to lend the faid fum, notwithftanding act 5 & 6 Will. & Mary. 400,000 l. payable into the exchequer by the East India company, and produce of the duties on gum Senega and gum Arabic; to be iffued to-wards making good the faid (upply. 70,000 l. out of fuch monies as shall be paid into the exchequer between 2 Feb. 1768, and 5 April, 1769, produce of the revenues referved for the disposition of parliament, towards the charge of defending the colonies in America, to be applied accordingly. 106,3581. 178 8d. out of the feveral fums, &c. herein particularized; to be applied in making good the supply granted towards defray-, ing the extraordinary expenses of the land forces, sec. incurred, to 25 Dec. 1767. not provided for. Appropriation of the supplies. The monies arising by the malt tax, land tax, loans, lottery, East India agreement, The monies and other fums remaining in the exchequer, &c. together with the leveral fums before granted and specified, and such sums as shall arise by fale of lands in the ceded illands; viz. out of the aforefaid aids, 1,526,357 l. 11 d. towards naval fervices herein specified. 159,3281.118.6d. for charge of the office of ordnance; 68,9441. 128. 11 d. to the faid office, for fervices performed in 1766, not provided for. 1,296,1251. 138. 2d. 1 q. towards the land forces, and other fervices in general; of which 606,221 l. 128. 10d. and feven eighth parts of 1d. for guards and garrifons in Great Britain, Guernfey, and Jerfey; 326,9501.48.9d. and feven eighth parts of 1 d. for guards and garrifons in the plantations, and Africa, Minorca, and Gibraltar, &c. and provisions for the forces abroad; 7,2261.178. ad. 2 q. to make good the difference of pay between the British and Irish establish-ment of troops in the Isle of Man, Gibraltar, Minorca, and ceded islands; 12,2371.78.3d. for general and general ftaff officers; 132,4311. to the re-duced officers of the land forces and marines; 1.7151.128. to the two duced officers of the land forces and marines; 1,7151. 138. to the two troops of horse guards, and regiment of horse reduced, and to the superannuated gentlemen of the 4 troops of horse guards; 5,2271. 148. for reduced officers, with the roth company of battalions reduced; 1,5361. to the penfions of officers widows; 108,949 l. 17 s. 6d. to the out-penfioners of Chelfea hospital; 93,6291 6s. 6d extraordinary expences of the land forces, and other fervices incurred, and not provided for ; 1,800,000 l. towards paying off exchequer bills iffued purfuant to an act of the laft feffion ; 10,500l. to make good to his Majesty the like sum issued pursuant to the address of the house of commons; 5,000 l. for a passage to the house of commons; 3,8951. 1 s. 11 d. for supporting the civil establishment of Nova Scotia ; 3,9861. for the civil eftablishment of Georgia ; 4,7501. for the civil establishment of East Florida ; 4,4001. for the civil establishment of

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of Weft Florida; 20361. 14 s. towards expence of general furveys in America; 13,0001. for the forts and fettlements in Africa, under direction of the African company; 5,5501. charges of the civil eftablifhment of Senegambia; 29,0001. to the founding hofpital; and 2,0001. towards apprenticing children from thence: but not more than 71. to be given with any one child; and both fums to be iffued without fee. 2,0001. to the truftees of the Britifh Muleum. 53,4801.17s. 8 d. 34. to replace to the finking fund the like fum iffued thereout, to make good the deficiency of the fund for paying annuities eftablifhed by act 31 Geo. 2. 59,3221. 16 s. 10 d. to replace to the fail fund the like fum paid thereout, for deficiency in annuities on the act of 3 Geo. 3. 88,4391. 19 s. 6d. 2 q. to replace to the finking fund the annuities granted in respect of certain navy and victualling bills, &cc. unredeemed; 3,7501. to replace to the finking fund thereout, to discharge the annuities attending furch part of the joint flock eftablifhed by act 3 Geo. 3. as was redeemed in purfuance of an act of the laft feffion. 392,4841. 4s. 5d. and three eighth parts of 1 d. to make good the deficiency of the grants for the laft year. Thefe aids to be applied to no other uses. Rules to be observed in the application of the furplus of the furplus of 13,5991. 8s. 4d. appropriated in 1766, to the payment of reduced officers.

CAP. XXXI.

An act for raifing a certain fum of money, by way of annuities, and a lottery attended with annuitjes, to be charged on the finking fund; and for carrying certain duties on wines, and on cyder and perry, granted by two acts of the third and fixth years of the reign of his prefent Majefty, to the faid fund.

Preamble. The fum of 1,900,000 l. granted; to be railed, viz 1,300,000 l. thereof by annuities, and 600,000 I. by a lottery. Natives or foreigners, who, in books opened at the bank, have fubicribed to the faid fum of 1,900,000 l. and deposited 151. per cent. of their subscription-money, are to pay the remainder as herein directed. 10 l. per cent. by 19 April, 1768; 10]. per cent. by 7 June ; 151. per cent. by 19 July ; 151. per cent. by so August; 151. per cent. by 21 October; and 201. per cent. by 25 Nov. Subscriptions to the lottery to be paid, viz. 251. per cent by 17 May ; 301. per cent. by 28 June ; and 401. per cent. by 8 Sept. Subscribers to the faid fum of 1,300,000 l. intitled to an annuity of 3 l. per cent. Interest to commence from 5 Jan. 1768. The 600,000 l. to be railed by a lottery, to carry an interest of 3 L per cent. to commence from 5 Jan 1769. Intereft on both fums to be paid half-yearly, on 5 July, and 5 Jan. Subscribers paying the whole of their subscriptions towards the annuities on or before 17 October, and to the lottery on or before 25 June, to be allowed interest, by way of discount for the same. Tickets for the lottery to be delivered to fubscribers compleating their subscriptions. Annuities made transferrable. Receipts to be given for the money paid in towards the faid fum of 1,300,000 l. the fame are made transferrable. Cashier of the bank to give fecurity for duly accounting for, and paying over the faid monies into the exchequer. Treafury to apply the money to the fervices voted this feffion. Names of contributors to be entered in books to be provided by the accomptant general of the bank; to be infpected gratis: Duplicate to be transmitted into the auditor's office of the exchequer. Contributors duly paying their contribution-monies, intitled to a proportionable share of the annuities; and the same are to be tax-free; but where the fums subscribed shall not be duly paid, the deposit, &c. is forfeited to the publick. Credit to be given, in the books at the bank, to contributors compleating their payments to the faid fum of 1,300,000 l. Perfons, to whole credit fuch fums shall be placed, may affign the same; the faid fums to carry 31. per cent. interest, and be deemed transferrable stock. Annuities charged on the finking fund. Managers and directors of the lottery to be appointed by the treasury. Method of the lottery books. Managers to examine the books with the tickets, and deliver them after to the cafhiers of the bank, taking a receipt for the fame. Cafhiers to return the books, with the remainder of the tickets. Tickets of the middle

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raiddle columns to be rolled up, and faftened with filk; and cut off in-lentwils into a box marked with the letter (A) Box to be locked up and scaled. Books to be prepared with a columns, on each of which 60,000 tickets to be printed. The number and value of the fortunate tickets. 500 I. to the first drawn ticket, and 1000 l. to the last drawn. Tickets of the outermost columns of the last-mentioned book to be rolled up and tied, and cut out indentwife, into a box marked with the letter (B) Box to be locked up and fealed. Publick notice to be given of times of putting the tickets into the boxes. Lottery to begin drawing on 14 Nov. 1768. Method to be observed in drawing, &c. After each day's drawing, the boxes to be locked up and fealed. Numbers of the fortunate tickets, and the fums, to be printed. Difputes relating thereto to be adjusted by the managers. Penalty of forging tickets or certificates, felony. Managers to manages. Fendey of toging the relidue of the fums fublic bed worn. Cafhier, on receiving the relidue of the fums fublic bed, the bearers intitled to one lottery ticket for every 10. fublic bed. Contribu-tors not making good their payments with respect to the faid lottery, within the times limited, to forfeit their deposits; and the tickets for fuch fums to be delivered back into the exchequer. Managers, &c. to be paid by the commissioners of the treasury. Limitation of fale of chances, &c. Penalty. Persons selling shares in tickets of which they are not possified, forfeit 500 l. Offences committed in Ireland against acts for preventing unlawful lotteries, declared to be punishable, and may be fued for in Dublin. After the drawing of the lettery, the tickets to be exchanged for certificates. Managers to give notice of the time for taking in the tickets, and delivering out the certificates, &c. Books to be kept for entering perfons names, and the number of their tickets, &c. Certificates to be figned, &c. Accomptant general to give credit for the principal fums in the certificates. Affiguments may be made of the faid fums, &c. Certifi-cates to be filed and cancelled, and notes to be given in lieu thereof. Bank to employ a chief clerk and accomptant general. Monies to be iffued out of the finking fund, from time to time, to the faid clerk, for liued out of the unking rund, from time to time, to the faid clerk, for payment of the annuities; who is to apply the fame accordingly, and ren-der an account thereof. Accomptant general to infpect the receipts and payments, with the vouchers. Annuities deemed a perfonal effate, and to be added to the joint flock transferrable at the bank; fubject to re-demption. Transfer books to be kept by the accomptant general. Me-thod of transferring flock. Annuities devileable by will. Entry to be made of fuch claufe in the will. Treafury to pay all incident charges attending the execution of this act; and to make an allowance to the cathier, and accomptant general; to be at the difoofal of the governor and company of the bank. Bank to continue a corporation till these annuities be redeemed, Sc. No fee to be taken for receiving or paving the contribution-manise-&c. No fee to be taken for receiving or paying the contribution-monies, annuities, &c. on penalty of 201. The monies arising by the duties upon wines and vinegar imported, granted by act 3 Geo. 3. and duties upon cyder and perry granted by act 6 Geo. 3. & c. are to be carried to the finking fund, towards making good the annuities granted by the recited act of 3 Geo. 3. until redemption of the capital, &c. Duties to be con-tinued, notwithstanding fuct redemption. General iffue. Treble costs.

CAP. XXXII.

An act for carrying into execution an agreement made between the mayor and commonalty and citizens of the city of London, and the wardens and commonalty of the mystery of Mercers of the faid city, and Stamp Brooksbank e/quire, fecretary to the commissioners of his Majesty's revenue of excise, for the purchase of Gresham College, and the ground and buildings thereunto belonging; and for vesting the same unalienably in the crown for the purpose of erecing and building an excise office there; and for enabling the letturers

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letturers of the said college to marry, notwithstanding any refriction contained in the will of Sir Thomas Gresham knight, deceased.

Preamble.

X7HEREAS the house and buildings now made use of for the managing and conducting the business of his Majesty's revenue of excise, situate in the Old Jewry, London, and called or known by the name of The Excile Office, are, for want of necessary room for the officers and clerks, found very inconvenient and in sufficient for the well ordering and conducting the business of the said office, which business hath, of late years, been confiderably encreased : and whereas the faid house and buildings, as well from their construction, as from the number and nearness of the ancient houses which confine and surround the fame, are greatly exposed to fire; and no place has been, nor can be there found sufficient and proper to secure the records and papers of the faid office from such accidents; and as the lease of the faid house and buildings will expire on the tenth day of October, one thousand seven hundred and seventy, it is necessary that some more fafe, fit, and commodious place be prepared, to which the faid office may be removed : And whereas the meffuage, tenement, edifices, and buildings, now called and known by the name of Gresham College, fituate in the parifs of Saint Helens, in Bishopsgate Street, and in Saint Peters the Poor, in the city of London, have, upon enquiry, been deemed a proper and convenient place for the erecting and building an office for the managing, conducting, and carrying on, the bulinefs of his Majefly's revenue of excife : and whereas upon confideration of the premisses, the commissioners of his Majesty's revenue of excife did, by and with the confent, approbation, and direction, of the commissioners of his Majesty's treasury, treat with the mayor and commonalty and citizens of the city of London, and the wardens and commonalty of the mystery of Mercers of the city of London, who are feifed of the faid college called Gresham College; and in pursuance of such treaty, articles of agreement bearing date the tenth day of December, in the year of our Lord one thousand seven hundred and fixty feven, have been mutually entered into by and between the mayor and commonalty and citizens of the city of London, and the wardens and commonally of the mystery of Mercers of the city of London, of the one part, and Stamp Brooksbank efquire, fecretary to the commissioners of his Majesty's revenue of excise, of the other part, whereby the faid mayor and commonalty and citizens of the city of London, and the wardens and commonalty of the mystery of Mercers of the city of London, for and in confideration of one yearly annuity of five hundred pounds of lawful money of Great Britain, free and clear of all parliamentary and other taxes, payments, charges, and dedustions what sever, to be fettled on the mayor and commonalty and citizens of the city of London, and the wardens and commonalty of the myslery of Mercers of the city of London, for ever, to commence from the feast day of Saint Michael, one thousand seven hundred and fixty eight, and to be iffuing and payable out of his Majefty's revenue arifing from the duties of excife, as in the faid agreement is mentioned, have confented and agreed to furrender, yield, and give up, th:

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the faid meffuage or tenement called Gresham College, berein after more particularly mentioned, and described, with all its rights, members, and appurtenances, to be fettled unalienably in the crown, for the purpose of making, crecting, and establishing there, an office for the conducting and carrying on the business of his Majesty's revenue of excife, and to be called or known by the name of The Excife Office : and whereas the faid agreement cannot be carried into full and compleat execution without the authority of parliament : may it therefore please your Majesty, that it may be enacted; and be it enacted by the King's most excellent majerty, by and with the advice and confent of the lords spiritual and temporal, and commons, in this prefent parliament affembled, and by the authority of the fame, That from and after the twenty fifth day of From and March, one thousand seven hundred and fixty eight, all that after : March meffuage or tenement called Gresham College, in the parish of 1768, the Saint Helens, in Bishop/gate Street, and in Saint Peter's the Poor, meffuage callin the city of London,, and all the ground thereunto belonging ; College, and containing on the west front next Old Broad Street in length, the ground, from north to fouth, two hundred and five feet, little more or &c. thereunto less; and from the fouth end of the faid front, pointing east-belonging; ward, extends ninety feet fix inches; then turning to the north fifty five feet fix inches, then to the east eighty five feet three inches, then to the fouth five feet fix inches, then to the east nine feet, then to the fouth twenty one feet five inches, then to the east twenty eight feet nine inches, then to the fouth twenty fix feet two inches, then to the east twenty feven feet, then to the north twenty feven feet two inches; and from thence to Bishopsgate Street eastward in an irregular line eighty four feet nine inches; from thence to the north on the east fide thereof next Bi/bop/gate Street is a gateway under one of the houses there of about ten feet wide from north to fouth, used as a coachway from Bifbop/gate Street into the faid college and premifies; then on the north fide of the faid gateway from Bi/bop/gate Street pointing towards the west is thirty four feet four inches, then turning northward thirty feet eleven inches, then to the weft forty five feet ten inches, then to the north feventy one feet fix inches, then to the west forty nine feet, then to the north fifteen feet eight inches, then to the west twenty one feet seven inches, then to the north thirty fix feet, and from thence to the west on the north fide, which joins nearly at right angles to the west front in Old Broad Street, one hundred and eighty fix feet fix inches; and at the fouth end of the faid west front next Old Broad Street, over a paffage of five feet wide, or thereabouts, leading into Sun Yard, is a building belonging to the faid college, which extends from weft to east twenty three feet eight inches, together with all erections and buildings now erected and built upon the faid ground and premiffes above defcribed, or any part thereof, or that shall or may, at any time hereafter, be built and erected thereon, or any part thereof, with all the rights, with all rights members, privileges, immunities, exemptions, ways, paths, and privileges paffages, waters, watercourfes, cafements, commodities, emolu- beionging to and enjoyed

ments, therewith,

are declared to be vested in, and annexed unalienably to the crown ;

in full fatif-

faction for which, there shall be paid out of the revenue of the the city of London, and to the Merthe fame to be paid quarterly; and the firft payment to be made on 25 Dec. 1768: the receipt of the perfons appointed by the city and 'Mercers company, to be a discharge to the receiver duties of excife for fuch payments. If fuch payduly made,

an action may be brought against such receiver general.

ments, advantages, and appurtenances what foever, to the faid meffuage, tenement, and college, or any part thereof, belonging and ufually held and enjoyed therewith, shall be, and be deemed to be, and are hereby declared to be, vefted in and annexed to the imperial crown of this realm, and shall be and remain for ever unalienable from the fame; and his Majefty, and his fucceffors in the imperial crown of this realm, fhall for ever have, hold, and enjoy, the fame, against the mayor and commonalty and citizens of the city of London, and the wardens and commonalty of the mystery of Mercers of the city of London, and all and every perfon and perfons claiming or to claim by, from, or under them, or any of them, freed and discharged of and from all former entates, leafes, or other incumbrances whatfoever, made or granted of the faid premiffes, or any part thereof.

II. And be it enacted by the authority aforefaid, That in full fatisfaction for the faid college, ground, and premifies, fo vefted in and annexed to the crown as aforefaid, there shall be paid to the mayor and commonalty and citizens of the city of London, and the wardens and commonalty of the myftery of Mercers of excise office to the city of London, for ever, one yearly annuity of five hundred pounds of lawful money of Great Britain, free and clear of all parliamentary and other taxes, payments, charges, and deduccers company tions whatfoever, payable quarterly on the four most usual feast an annuity of days, or days of payment, in the year, to commence from the sool. per ann. feaft day of Saint Michael, one thousand seven hundred and sixty eight; the first quarterly payment to be made on the feast day of the nativity of our bleffed Lord, in the faid year one thoufand feven hundred and fixty eight, and to be iffuing and payable out of the revenue of excile, and to be paid at the excile office in London, from time to time.

III. And be it enacted by the authority aforefaid, That on payment of the faid yearly annuity of five hundred pounds, or any part thereof, by the receiver general of his Majefty's duties of excise for the time being, the receipt of the mayor and commonalty and citizens of the city of London, and the wardens and commonalty of the mystery of Mercers of the city of London, or of such person as they shall appoint to receive the fame, shall general of the be a difcharge to fuch receiver general for the fum of money exprefied in fuch receipt, and the fame shall be allowed such receiver general on paffing his accounts; and in cafe the faid annuity, or any part thereof, shall be behind and unpaid by the ments are not space of twenty one days next over or after any of the faid feafts, or days on which the fame shall become due and payable, after having been lawfully demanded at the office aforefaid, it shall and may be lawful to and for the mayor and commonalty and citizens of the city of London, and the wardens and commonality of the mystery of Mercers of the city of London, to bring an action at law, in his Majefty's court of exchequer at Westminster, against the receiver general of his Majesty's duties of excise for the time being, to recover the money due; in which action no effoin, wager of law, or protection, shall be allowed; and in

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cafe the plaintiff or plaintiffs thall recover in fuch action, he or and full coffe allowed on re-L hey shall be intitled to full costs.

IV. And whereas purfuant to the last will and testament of Sir covering. Thomas Gretham of the city of London knight deceased, four perfons have, from time to time, been chosen, nominated, and appointed, by the mayor and commonalty and citizens of the city of London, to read lectures of divinity, aftronomy, mufick, and geometry, within the faid college; and alfo eight perfans have been, from time to time, appointed by the faid mayor and commonalty and citizens of London, to inhabit eight almfboufes standing within, or adjoining to, and part of, the faid college ; and alfo three perfons have, from time to time, been chosen, nominated, and appainted, by the wardons and commonalty of the mystery of Mercers of the city of London to read lectures in law, phylick, and rhetorick, within the faid college; and fuch feven perfons fo chofen, nominated, and appointed, to read fuch lectures have, by the directions of the faid will, had apartments within the faid college for the purpose of residing there and reading such lectures : and whereas the faid several seven persons so chasen, naminated, and appointed, to read the faid lettures, and the faid eight alms-folks, the better to enable the mayor and commonalty and citizens of the city of London, and the wardens and commonalty of the my/tery of Mercers of the city of London, to perform their part of the agreement entered into as aforefaid, have respectively agreed and confented to relinquifb and quit their apartments and almsboules; be it enacted

by the authority aforefaid, That the mayor and commonalty 50 l. per anand citizens of the city of London do and shall pay, or cause to num clear of be paid, unto the four perfons who now read the faid lectures all taxes to be in divinity, aftronomy, mufick, and geometry, and to their fuc- city to their ceffors who shall, from time to time, be chosen, mominated, several lecturand appointed, to read the faid lectures, and to each and every ers, in confi-of them, the yearly fum of fifty pounds of lawful money of deration of *Great Britain*, free and clear of all parliamentary and other taxes, ments relin-payments, charges, and deductions whatfoever, by even and guifhed by equal quarterly payments, in lieu and inftead of their refpective them in the apartments fo by them agreed to be relinquished and given up, faid college; and over and above the falaries and ftipends found, provided, be paid quar-and allowed, to them for reading the fame lectures; and in like terly. manner that the wardens and commonalty of the mystery of and 50'l. per Mercers of the city of London do and shall pay, or cause to be annum by the paid, unto the three perfons who now read the faid lectures in Mercers comlaw, phylick, and rhetorick, and to their fucceffors who fhall, lectures, in from time to time, be chosen, nominated, and appointed, to lieu of their read the faid lectures, and to each and every of them the yearly apartments; fum of fifty pounds of lawful money of Great Britain, free and clear of all parliamentary and other taxes, payments, charges, and deductions whatfoever, by even and equal quarterly payments, in lieu and inftead of their respective apartments to by them agreed to be relinquished and given up, and over and a-

bove the falaries and flipends found, provided, and allowed, to them for reading the fame lectures; the first quarterly payments the first quarof the faid yearly fums respectively to be made on the feast day terly payof ments to be

made on \$5 Dec. 1768.

An additional fum of 50 l. per annum to be paid by the during his life.

The city, and Mercers company, to provide proper places for the reading of lectures ;

and for the

The city and pany are to of the excife, within a towards the charge of pulling down the college, and building an excile office.

and convey

of the nativity of our bleffed Lord, in the faid year one thousand feven hundred and fixty eight.

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V. And be it further enacted by the authority aforefaid, That in confideration of the great age and infirmities of Henry Pemberton doctor of physick, the present reader in physick in the faid college, and of his long refidence therein, the faid wardens pany to doctor and commonalty of the mystery of Mercers of the city of Lon-Pemberton don shalls over and above the faid warden for the city of Lonthis act provided for the reader in phyfick for the time being, by like quarterly payments pay, or cause to be paid, unto the faid Henry Pemberton, the further additional yearly fum of fifty pounds for and during the term of his natural life, free and clear of all taxes and deductions whatfoever.

VI. And be it further enacted by the authority aforefaid, That the mayor and commonalty and citizens of the city of London, and the wardens and commonalty of the mystery of Mercers of the city of London, do and shall, from time to time, and at all times hereafter, find and provide sufficient and proper place or places for the prefent feven profeffors, and all fucceeding perfons to be chosen, nominated, and appointed, for the reading the lectures in divinity, altronomy, mufick, geometry, law, phyfick, and rhetorick, to read the fame in accordhabitation of ingly; and also like sufficient and proper place and places for the alms folks the habitation of the eight alms-folks now or hereafter for the of the college. time being.

VII. And be it further enacted by the authority aforefaid, Mercers com- That the mayor and commonalty and citizens of the city of London, and the wardens and commonalty of the mystery of ceiver general Mercers of the city of London, do and fhall, within the space of one month from the passing of this act, pay, or cause to be paid, unto the receiver general of his Majefty's duties of excife, the month, 18001. fum of one thousand eight hundred pounds, for and towards the expence of pulling down the faid college and the building an excile office there; and the receipt of fuch receiver general shall be a fufficient discharge for the same.

VIII. And whereas it may be found necessary for the more commodious building the faid office, or for rendering the fame more convenient and proper by any future buildings to be added thereto. that a power be vested in the commissioners of his Majesty's treasury for the purchasing lands or tenements for those purposes; be it therefore en-Perfons pof- acted by the authority aforefaid, That it shall and may be lawfeffed, &c. of ful to and for all bodies politic, corporate, or collegiate, and all fuch lands or truftees, mortgagees, and feoffees in truft, guardians of infants, tenements as shall be found and committees of lunaticks, and ideots, executors, and admineceffary for niftrators whatfoever; and all and every other perfon or perfons rendering the whomfoever; who are or shall be feized, poffeffed, or interested faid building in, any lands or tenements standing, or being contiguous or more commodious, are im- adjoining to, the faid college, to bargain and fell the fame to powered to fell fuch perfon or perfons as the commissioners of his Majefty's treasury now being, or any three or more of them, or the high the same for treasurer, or the commissioners of his Majesty's treasury for the time

time being, or any three or more of them, shall, by writing under his or their hands, appoint to contract for the purchase thereof, for the purpole aforelaid; and luch lands or tenements to to be purchased, shall be conveyed to his Majesty, his heirs, or fucceffors, by deed or deeds to be inrolled in his Majefty's court of King's Bench; and when to purchased, shall be, and be deem- and after coned to be, and are hereby declared to be, vested and annexed to veyance and the imperial crown of this realm, and shall be and remain for inrollment of ever unalienable from the fame; and all contracts, agreements, fale, the preand fales, and all conveyances by fuch deeds inrolled as afore- mifles are to faid, which shall be made by such bodies politic, corporate, or vest in the collegiate, or other perfons aforefaid, fhall be valid and effectual crown unalito all intents and purpoles; any law, statute, or usage, or any enable. other matter or thing to the contrary notwithstanding: and all Money paid and every fum and fums of money which shall be paid to or for for the same the use of such body politic, corporate, or collegiate, or other to be laid out perfon or perfons aforefaid, for the purchase of any lands or te- in other pur-chases, and to nements for the purposes of this act, shall be respectively laid be settled to out, and invested in, the purchase of other lands, tenements, the same uses and hereditaments, which shall be conveyed and fettled to and upon, and fubject to, fuch titles, uses, trufts, limitations, remainders, and contingencies, as the lands and tenements fold for the purpose of this act were settled, limited, and assured, at the time of fuch fale, and shall be held and enjoyed accordingly; and until fuch purchase-money shall be reinvested in lands and till that as aforefaid, the fame shall be laid out in the purchase of stocks can be done, in fome of the publick funds, or placed out on government or to be laid out real fecurities, at intereft ; and fuch intereft fhall be paid to and public funds. for the use of such person or persons as would have been intitled to the rents and profits of the lands and tenements fo fold for the purposes of this act, as aforefaid.

IX. And be it further enacted by the authority aforefaid, All acts, &c. That when the excise office shall be built at Gresbam College a- done at the forefaid, and the faid office shall be kept and held there, the excile office, fame shall be called The Excise Office, and that all and every act Gresham Coland acts, thing and things, matters and concerns, made, done, lege, deemed and executed there, for the receipt and management of his Ma-, as walid as if jefty's duties of excile, shall be and are hereby declared to be done at the jefty's duties of excite, thall be and are nevery declared to be office in the as good and valid in the law, to all intents and purpoles, as Old Jewry. fuch act or acts, matters, things, or concern's, would have been, had the fame been made, done, and executed, at the faid office of excise in the Old Joury, had this act never been made.

X. Saving always, to the King's most excellent majesty, his Refervation heirs and fucceffors, and all and every perfon and perfons, bo- of rights. dies politic and corporate (other than and except the mayor and commonalty and citizens of the city of London, and the war-dens and commonalty of the mystery of Mercers of the city of London, and all perfons claiming by, from, and under them) all such estate, right, title, and interest, in, to, and out of, the faid college, ground, and premisses, herein before mentioned, or any

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any part thereof, as fully and amply, to all intents and purpoles, as if this act had not been made.

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XI. And whereas in and by the faid last will and testament of the faid Sir Thomas Greiham, the mayor commonalty and citizens of the city of London, and the wardens and commonalty of the mystery of Mercers of the city of London, were directed to permit and fuffer the seven persons elected and appointed to read the seven lectures in the faid will mentioned, to have the occupation of all the mansion-house, gardens, and other appurtenances, (now called Gresham College) for them, and every of them, there to inhabit, study, and daily to read the faid several lectures : and whereas in and by the said will it is directed, that no perfon chosen to read any of the faid lectures should be fuffered to read any of the faid lettures after that he should be married, nor should receive any fee or stipend appointed for the reading of the faid lectures : and whereas in pursuance of this act the said college will be pulled down and taken away, and the collegiate life of the faid lecturers, intended by the faid Sir Thomas Greiham, will, by the pulling down of the faid college, be put an end to; be it enacted by the authority aforefaid, That from and after the paffing of this act, it shall and may be lawful to and for the faid feven lecturers, or their fucceffors, or any of them, to marry, notwithstanding any restriction contained in the faid will; and each and every of the faid lecturers, and their fucceffors, shall, notwithstanding their being married, be suffered to read their faid feveral lectures after they shall be married, and shall be intitled to receive the fee or ftipend appointed for the reading of their faid feveral lectures; and the mayor, commonalty, and citizens, of the faid city of London, and the wardens and commonalty of the faid mystery of *Mercers*, and their fucceffors, shall not be or be deemed guilty of any mifapplication of fuch fum or fums of money as shall be paid in fees or stipends to the faid lecturers, though married; any refriction or limitation in the faid will contained to the contrary notwithstanding.

CAP. XXXIII.

An att for opening certain passages, and for paving the fireets and other places, in the parish of Saint Leonard Shoreditch, in the county of Middlesex, and for preventing annoyances therein.

Preamble,

WHEREAS the high fireets called Holywell Street Church End, and part of Kingfland road, leading from Norton Falgate, to the Cherry Tree in Kingfland road, and a lane called Hog Lane, and also another lane called Holywell Lane, in the parish of Saint Leonard Shoreditch, in the county of Middlefex, are extremely ill paved, and the passing through the same greath obstructed by posts and projections, and annoyed by spouts, figns, and gutters, and the prefent methods prescribed by law are ineffectual for removing such annoyances and obstructions, and for the proper paving of such streets and lanes, and keeping such pavements in sufficient regir; may it therefore please your Majesty, that it may be enacted :

The lecturers authorized to marry, and read lectures afterwards, notwithftanding any refiriction or limitation in Sir Thomas Grefham's will.

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acted; and be it enacted by the King's most excellent majefty, by and with the advice and confent of the lords fpiritual and temporal, and commons, in this prefent parliament affembled, and by the authority of the fame, That Sir William Beauchamp Commission-Proctor baronet, George Cooke esquire, Sir James Eastaile, the ers names, reverend John Hotham M. A. archdeacon, John Paterson, Wil-liam Tyser, John Calvert, Benjamin Clempson, Thomas Scott, Sa-muel Scott, Benjamin Cowley, Dirk Witternoon, Andrews Pankeman, Nahum Crofley, elquires; captain John Baker, captain Joseph Hindman, James Wood, John Hammon, Robert Plimpton, Simon Forster, John Aspinal, Edward Lambert, Richard Rutson, William King George, Joseph Newson, James Stewart, William Willon, John Caplin, Robert Parker, William Green, Joseph Po-cock, John Norris, William Goodman, John Mort, Sampson Jeffop, Thomas Chargellow, Acthory Bakery, Matthew Folkery, Carrad For-Thomas Chancellor, Arthur Deane, Matthew Ebborne, George Farmer, John Pippin, John Banks, Samuel Dunnage, Peter Arnaud, John Marsball, Benjamin Mills, Samuel Ament, Edward Hutchin-Jon, James Clarke, Joseph Titterton, William Collier, William Manfel, William Pigge, Samuel Sewell, James Laird, John Simmonds, John Horsley, John Marno, Joseph Page, Edward Brown, John Oldham, Thomas Cooper, Charles Morton, William Charke, Peter Whitlock, William Fricker, gentlemen; John Withers, Richard Nicholas, Benjamin Rofewell, Henry Newcom, James Calvert, James Calvert junior, Cadwallader Coker, elquires; William Feaf, Benjamin Barnfley, Robert Romley, Jofbua Wilkinson, Andrew Pritchard, John Maney, Michael Forster, William Carpenter, John Arthur, gentlemen; John Spiller, Thomas Boddington, George Adey, John Barclay, Richard Wainwright, elquires; Louis Ogier, William Jourdain, Joseph Pickles, Tesdale Webb, and William Maskall, gentlemen ; shall be, and they and their faccessors, to be elected in manner herein after-mentioned, are hereby appointed commiffioners for putting this act in execution : and in cafe of the On death, See death of any of the faid commissioners, or refusal to act, of commis-it shall be lawful for the furviving or remaining commissioners, stores or any nine or more of them, from time to time, by writing under their hands and feals, to elect one other perfon to be a commillioner in the room and flead of the commillioner fo dying, or refusing to act; ten days publick notice of the time and place of meeting for every fuch election being given, by affixing the fame in writing upon the principal door of the parish church of Saint Leonard Shoreditch ; and every perfon fo elected, shall be, and he is hereby vefted with the fame powers for putting this act in execution, as the perfon, in whole place he shall be elected, was vested with.

II. And be it further enacted by the authority aforefaid, That Qualification of commitno perfor fall be capable of acting as a commissioner in the ex- figures. ecution of this act, unlefs he shall in his own right, or in the right of his wife, be in the actual pofferfion or receipt of the rents of lands, tenements, or hereditaments, of the clear yearly value of forty pounds; or poffeffed of, or intitled to, a perfonal effate of the value of one thousand pounds ; and if any per-H 2 íon,

Penalty on acting if not qualified.

No victualler to act under this act.

Time and place of commiffioners meeting.

In default of a fufficient number to act;

Clerk togive ther meeting.

No act valid, except at a bublick meeting.

Commissioners not to act where interefted.

Commiffioners may appoint officers;

and remove them, and appoint others. Commission ers to allow officers falaries.

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fon, not being to qualified, thall prefume to act as a committioner in the execution of this act; every fuch perfon shall, for every fuch offence, forfeit and pay the fum of fifty pounds, together with cofts of fuit, to any perfon or perfons who shall fue for the fame; to be recovered in any of his Majesty's courts of record, by action of debt, or on the cafe, or by bill, fuit, or information, wherein no effoin, protection, or wager of law, or more than one imparlance, shall be allowed, and wherein the proof of qualification shall lie on the perfon profecuted; and it shall be sufficient for the profecutor to prove that the perfon fo profecuted had acted as a commissioner in the execution of this act.

III. Provided always, and be it further enacted by the authority aforefaid, That no perfon who shall sell ale, wine, or any spirituous or fermented liquors, by retail, shall be capable of acting as a commissioner under this act.

IV. And be it further enacted by the authority aforefaid, That the faid commissioners, or any five or more of them, shall meet together at the veftry room of the faid parish church of Saint Leonard Shoreditch, on the fecond Monday after the passing of this act, and shall then and there proceed to the execution of this act, and they are hereby impowered to adjourn themfelves, from time to time, to meet at the fame place : and if at any meeting to appointed, there shall not appear a sufficient number of commissioners to act or adjourn to another day; or in cale the faid commissioners to affembled, thall omit, neglect, or refuse to adjourn themselves, then, and in every such case, any two of the faid commissioners, or the clerk to the faid commissioners, shall appoint a meeting of the faid commissioners to be held within ten days after at the fame place; and publick nonotice of ano- tice whereof shall be given by affixing the same in writing upon the principal door of the aforefaid parish church, at least fix days before fuch adjourned meeting.

> V. Provided always, That no order or determination of the faid commissioners shall be valid, unless the same shall be made at a meeting held in purfuance of this act; nor fhall any commiffioner hereby appointed, or hereafter to be appointed, as aforefaid, be capable of acting as fuch, during the time he shall enjoy any office of profit by virtue of the powers given by this act, or have any share or interest in any contract relating to the execution thereof.

> VI. And be it further enacted by the authority aforefaid, That the faid commissioners, or any five or more of them, shall and may, by any writing under their hands and feals, appoint one or more clerk or clerks, furveyor or furveyors, and fuch other officers, for the execution of this act, as they shall think proper; and, from time to time, remove him or them, and appoint others, as they shall find necessary or convenient; and by and out of the money to be raifed by virtue of this act may, and are hereby impowered to pay fuch falaries and allowances to fuch officers, and to all other perfons by them the faid commissioners employed in the execution of this act, as they shall think reasona-

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and levy the balance by diffress and fale.

For want of der to be committed.

and upon his or their appearing, or not being to be found, to hear and determine the matter in a fummary way: and if, upon the confession of the party or parties, or by the testimony of any credible witness or witnesses upon oath, it shall appear to fuch juffice, that any of the monies that shall have been collected or railed by virtue of this act, shall be in the hands of such officer or officers, perfon or perfons; fuch justice may, and he is hereby authorized and required, upon the non-payment thereof, by warrant or warrants under his hand and feal, to cause fuch money to be levied by diffress and fale of the goods and chattels of fuch officer or officers, perfon or perfons offending in the premiffes respectively: and if no goods or chattels of such diffreis, offen- officer or officers, perion or perions, can be found fufficient to answer and fatisfy such money, and the charges of distraining and felling the fame; or in cafe it shall appear to such justice. by the confession of the party so offending, or by the testimony of any credible witness upon oath, that any books, papers, or writings, relating to the execution of this act, shall be in the cuftody or power of any fuch officer or perfon, and he shall refule to deliver the fame as aforefaid; then, and in either of the faid cafes, such justice shall commit every such offender to the common gaol of the county or place where such offender shall be and refide; there to remain without bail or mainprize until he shall give and make a true and perfect account and payment as aforefaid, or until he shall compound with the faid commissioners, or any five or more of them, and shall have paid such composition, in such manner as they shall appoint (which compolition the faid commissioners, or any five or more of them, are hereby impowered to make) and until he shall deliver up fuch books, papers, and writings as aforefaid, or give fatisfaction in respect thereof to the faid commissioners, or any five or more of them.

Provifo.

On death of officers, exeaccount.

VII. Provided always, That no perfon who shall be committed on account of his having no goods or chattels, shall be detained in prifon for any term longer than fix months.

VIII. And it is hereby further enacted, That upon the death of any fuch officer, or other perfon, to be appointed as aforefaid, cutors, &c. to his executors or administrators shall, within twenty days next after fuch decease, deliver to the faid commissioners under this act, or any five or more of them, an account of the monies collected or received by the perion io deceased for the purposes of this act; and shall also deliver all books, papers, and things, concerning his office to fuch perfon or perfons as the faid commiffioners, or any five or more of them, shall appoint to receive the fame; which money, if any due, shall be paid by the executors or administrators of the perfon fo decealed in preference

to, and before any of, his or their other debts are paid or fatisfied. IX. And be it further enacted by the authority aforefaid, That if any perfon, who Ihall be employed by the faid commillioners as a clerk, furveyor, or any other officer or fervant, ш

Officers taking rewards, &c. disqualified, and forfeit 100 l.

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in the putting this act, or any of the powers thereof, in execution, shall exact, take, or accept, any fee or reward whatsoever, other than fuch falaries, allowances, and rewards, as fhall be appointed, allowed, and approved of by the faid commissioners, or any five or more of them, for or on account of any thing done or to be done by virtue of this act, or on any account whatloever relative to the putting this act in execution; or shall be any ways concerned in interest in any bargain or contract made or to be made by the faid commissioners, or any of them, for the purpoles of putting this act in execution; every fuch perfon, fo offending, shall be incapable of ever ferving or being employed under this act, and shall forfeit the sum of one hundred pounds to any perfon or perfons who shall fue for the fame, by action of debt, bill, plaint, or information, in any of his Majefty's courts of record, within fix calendar months after the offence committed, in which no effoin, protection, or wager of law, or more than one imparlance, shall be allowed.

X. And be it further enacted by the authority aforefaid, That Streets to he the faid commissioners, or any five or more of them, shall have paved. full power and authority, from time to time, to cause, order, and direct, the faid streets and lanes to be paved, repaired, raifed, funk, or altered, when and in fuch manner as they shall think fit.

XI. And be it further enacted by the authority aforefaid, That Materials may the faid commiffioners or any five or more of them, shall have be dug out of full power and authority to cause to be dug, carted, and carried br carried into out of or into the faid freets and lanes, fuch gravel, stones, or the freets. other materials, and to employ fuch artificers, workmen, and other perfons and to iffue fuch money on those accounts, and to do all and every fuch other acts and things as the faid commifioners, or any five or more of them, thall judge neceffary for accomplishing the purposes of this act.

XII. And be it further enacted by the authority aforefaid, Commission-That the faid commissioners, or any five or more of them, may, ers may make and they are hereby impowered, from time to time, to contract contracts. with any perfon or perfons for paving and keeping in repair the faid ftreets and lanes above described, or any of them; which contract and contracts thall specify the several works to be done. and the prices to be paid for the fame, and the time or times when the faid works shall be completed, and the penalties to be fuffered in cafe of non-performance thereof; and shall be figned by the faid commiffioners, or any five or more of them, and by the perfon or perfons contracting to perform fuch works; but previous to the making of any fuch contract, fourteen days notice fhall be given in fome publick news paper, expressing the intention of fuch contract, in order that any perfon or perfons, willing to undertake the fame, may make proposals for that purpose to the faid commissioners at a certain time and place in fuch notice to be mentioned.

XIH. And be it further enacted by the authority aforefaid, Property of That the property of the pavements, and all materials and things materials which shall be provided and made use of for the purposes of this wiftigners

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act, fhall be, and the fame are hereby vefted in the faid commiffioners; and they, or any five or more of them, are hereby authorized and impowered to bring, or caufe to be brought, any action or actions in the name or names of any one or more of them, or to prefer, or order and direct the preferring of, indictments against any perfon or perfons who shall steal, take, or carry away, any part of such materials or things, or disturb them in the possibility of the possibility of the perfection of the perfect

XIV. And be it further enacted by the authority aforefaid, That if any perfon or perfons thall, at any time or times, obftruct, hinder, or moleft, any furveyor or furveyors, or other officer or officers, workmen, perfon or perfons whatfoever, who is, are, or thall be, employed by virtue of this act in the performance or execution of their duty; every fuch perfon fo offending thall, for the first offence, forfeit the fum of twenty thillings, for the fecond offence the fum of forty thillings, and for the third and every other offence, the fum of three pounds.

XV. And it is hereby further enacted by the authority aforefaid, That the faid commissioners, or any five or more of them, thall have full power and authority, from time to time, to fell and dispose of all or any part of the old pavement, or other materials, to such person or persons as shall be willing to purchase the same, and to apply the purchase-money to the purposes of this act.

XVI. And be it further enacted by the authority aforefaid, That when and fo often as any part of the pavement of the faid ftreets or lanes shall be taken up for the purpose of making, repairing, altering, cleansing, or emptying, any fewer, vault, or drain, or of laying, altering, or amending, any water pipe or plug, or for any other purpose whatsoever, the person or persons to taking up such pavement shall immediately give notice thereof to the surveyor or clerk to the commissioners for putting this act in execution, in order that the same may, with all convenient speed, be laid down and repaired, under the inspection of the faid surveyor; and the charges and expences thereof shall be paid by the faid commissioners, companies of water-works, or commissioners of severs, who shall take up, or cause or procure to be taken up, the faid pavement, or any part or parts thereof.

XVII. Provided always, and be it further enacted by the authority aforefaid, That it shall be lawful for the faid commisfioners for putting this act in execution, or any five or more of them, from time to time, to compound and agree with the faid companies, or commissioners of fewers, or other person or perfons respectively, for a certain sum of money, by the foot or other measure, as the faid commissioners for putting this act in execution, or any five or more of them, shall think reasonable, in lieu and instead of laying down or repairing such pavement as shall be necessarily taken up for any the purposes aforefaid.

XVIII. And be it further enacted by the authority aforefaid, That in cafe fuch perfon or perfons, companies of water-works, or committioners of fewers respectively, shall neglect or refule to

Penalty on interrupting workmen.

Commissioners may fell old materials, &c.

Notice to be given of taking up pavements, &c. for repairing any Vault, drain, &c.

Commiffioners may contract with companies for relaying fuch pavements.

On refuial of payment, an action may be brought.

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pay what the faid commissioners should have so paid and difburfed, or what shall be due upon such contract or composition as aforefaid, within ten days next after notice thereof to be left by the furveyor or clerk appointed, or to be appointed, by the faid commiffioners, at the dwelling-house or last place of abode of fuch perfon or perfons, or of the fecretary or fecretaries, clerk or clerks, of fuch companies of water-works, or commissioners of fewers respectively (which notice shall be in writing, and figned by the clerk to the commissioners for putting this act in execution, by order of the faid commissioners, or any five or more of them, and annexed to the bill containing an account of the expence of fuch repair, or money due upon fuch composition) it shall and may be lawful to and for the faid last-mentiened commiffioners, or any five or more of them, and they are hereby authorized and impowered to bring, or caufe to be brought, any action or actions, in the name of their clerk for the time being, for the recovery of fuch fum or fums of money respectively: and in case such perfon or perfons, hereby directed to give fuch notice to the furveyor or clerk to the commissioners for putting this act in execution, as is before directed, shall neglect to to do for the space of twenty four hours after such pavement shall be so taken up, such person or persons shall, for every fuch offence, forfeit and pay the fum of twenty shillings.

XIX. And be it further enacted by the authority aforefaid, Committion. That if, for the purposes of this act, it shall at any time be ere to pay for found necessary to raile, fink, or otherwise alter, the position of altering pipes. any of the pipes or plugs laid down or placed by the faid companies, or of any of the leaden or other pipes which shall be laid into or from any of the faid companies pipes, which the faid commissioners, or any five or more of them, are hereby impowered to cause to be done as often, and in such places, as they shall think proper, the fame shall be paid for out of the monies arifing by virtue of this act, and shall be done with as little detriment or inconvenience to the faid companies, and other perfons, as the circumstances of the cafe will admit of.

XX. And be it further enacted by the authority aforefaid, Where any of . That when and so often as it shall happen that any pipe or pipes the water belonging to any water companies shall break or burst in the companies faid ftreets or lanes, or any of them, it shall and may be lawful pipes breaks to and for the furveyor to the faid commissioners for the time Notice to be to and for the furveyor to the faid commissioners for the time given to fuch being, or such other person as the faid commissioners, or any companies. five or more of them, shall appoint for that purpose, to give immediate notice thereof to the pavior of the water company to whom he apprehends fuch pipe or pipes does or do or may belong, and require him to take up the pavement, and open the ground at or near the place where the water shall or may iffue by reason of such pipe or pipes breaking or bursting, within two days next after fuch notice given to fuch pavior, or left at his laft or usual place of abode; and if, upon taking up the pavement, and opening the ground, it shall appear that the pipe or pipes to broke or burft do not or doth not belong to the water . company

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If it proves that the pipe does not belong to the first opens the ground, they are to be paid their charges by the com-

company whole pavior shall have taken up such pavement and opened fuch ground; that then, and in fuch cafe, the furveyor or other perfon as aforefaid shall give immediate notice to the pavior of that company to whom it shall appear that the faid pipe or pipes do or doth belong, fuch notice to be given or left with such pavior, or at his last or usual place of abode; and the pavior of the company to whom such pipe or pipes shall belong is hereby required to repair the fame, and fill in the ground, within two days after such notice given or left as aforefaid; and alfo within twenty four hours after fuch pipe shall be repaired. and the ground filled in, to give notice to the pavior or paviors contracting with the faid commissioners, or to the furveyor or other person aforesaid, of such pipe or pipes being repaired, and fuch ground being filled in, fuch notice to be given to fuch concompany who tractor, furveyor, or other person, or left at his or their last or ufual place of abode: and in cafe it shall happen that the pavior who first receives notice to take up the pavement and open the ground for the purpoles aforelaid, shall take up such pavement and open fuch ground, and it shall then be discovered that the pipe pany to whom or pipes which is, are, or shall be burst or broke do or doth not it does belong, belong to the company to whom he is pavior; that then, and in fuch cafe, the pavior of the company to whom fuch pipe or pipes do or doth belong fhall make fatisfaction to the pavior who to took up fuch pavement and opened fuch ground for fuch work : and in case the pavior to whom such notice shall be fo given to take up fuch pavement and open fuch ground, fhall neglect or refuse to do the fame within the faid two days after notice given, he shall, for the first offence, forfeit and pay the sum of twenty shillings, for the second offence the sum of . forty shillings, and for the third and every other offence the fum of three pounds : and in case the pavior of the company to whom fuch pipe or pipes fo broke or burft fhall belong fhall neglect or refuse to repair and amend the same, and fill in the ground to taken up, for the space of two days next after such notice given, or shall neglect to give notice to the pavior or paviors contracting with the faid commissioners, or to the surveyor to the faid commissioners, or to such other persons as aforefaid; fuch pavior shall, for the first offence, forfeit the sum of twenty fhillings; for the second offence, the sum of forty shillings; and for the third and every other offence, the fum of three pounds : and if the perfon or perfons contracting with the faid commiffioners to relay such pavements, so broken or taken up for the reasons aforefaid, shall neglect or refuse to relay such pavement, in a good, sufficient, and effectual manner, within two days after such notice given to him as aforesaid, or if the surveyor or other perfon to whom fuch notice shall be given shall neglect to acquaint the contractor of fuch notice; then, and in every fuch cale, the perion or perions to offending thall, for the first offence, forfeit the fum of twenty shillings; for the second offence, the fum of forty shillings; and for the third and every other offence, the fum of three pounds. XXÍ.

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XXI. And be it further enacted by the authority aforefaid, Pavior to That every pavior now appointed, or hereafter to be appointed, water comby the faid feveral water companies who shall have any pipe or notice to the pipes laid in, through, or under, any of the ftreets or lanes with- furveyor or in the diffrict comprized in this act, shall, and he is hereby re- clerk, of their quired, within the space of eight days next after the passing this names and act, or within the space of three days next after he shall be ap- abode. pointed pavior to fuch company or companies, and within the space of three days next after every removal of his abode, to give notice, in writing, to the furveyor or clerk for the time being to the faid commissioners of his the faid pavior's name and place of abode, and to what company he is pavior : and in cafe any fuch pavior fhall neglect or refuse to give fuch notice within the respective times aforesaid; every such pavior, to offending in either of the faid cafes, shall, for the first offence forfeit the fum of twenty shillings; for the second offence, the fum of forty shillings; and for the third and every other offence, the fum of three pounds.

XXII. And be it further enacted by the authority aforefaid, No alteration That no perfon or perfons shall make, or cause to be made, any to be made in alteration in the form of any of the pavements of the faid fireets the form of or lanes, or of any part thereof, without the confent and direc- ments, withtion of the faid commissioners, or any five or more of them, un- out confent of der their hands and feals, upon pain of forfeiting, for every fuch the commifoffence, the fum of five pounds over and above all expences in- fioners. curred, or to be incurred, in reinftating the fame.

XXIII. And he it further enacted by the authority aforefaid, Courfe of That it shall and may be lawful to and for the faid commissio-gutters to be ners, or any five or more of them, from time to time, to direct ceffary. and cause the course of any gutter or channel running in or through the faid fireets or lanes, or any of them, to be turned or altered in fuch manner as they shall think proper; and to direct the grates already placed, or hereafter to be placed, over any fewers, to be removed or replaced in fuch manner, and at fuch place and places, as they shall think most proper; all which shall, from time to time, be done at the expence of the faid commiffioners, and paid for out of the money arising by virtue of this act; any law, ulage, or cultom, to the contrary notwithftanding.

XXIV. And be it further enacted by the authority aforefaid, Where it shall That when and to often as there shall be occasion to make new beneceffary to or additional grates over any fewer or fewers within the faid make new ftreets or lanes, or any of them, or to repair or alter any of the pair old ones, old grates belonging to the commissioners of fewers in the faid commissionfreets or lanes, or any of them, the fame shall be made new, ers of fewers repaired, or altered, by and at the expense of the faid commile to pay the exrepaired, or altered, by and at the expence of the faid commiffioners of fewers; and the fame, when fo made new, repaired, or altered, shall be laid down in such places, and at such distance from each other, and in such manner and form, as shall be directed by the furveyor to the commissioners for putting this act in execution, at the expence of the faid commissioners of fewers; and in case the faid commissioners of lewers shall nee giect

glect or refuse to do for the space of fix days next after notice given or left with their clerk or clerks for the time being; it shall and may be lawful to and for the faid commissioners appointed by this act, or any five or more of them, or their furveyor, to cause such grate or grates as shall be necessary to be made new, repaired, altered, and laid down, to be fo made new, repaired, altered, and laid down; the expence whereof shall be reimburfed and paid by the faid commissioners of fewers, or recovered of them in like manner as the charges and expences of relaying pavements is herein before authorized to be recovered.

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XXV. And be it further enacted by the authority aforefaid, be repaired by That when and so often as any sewer or drain, which is or shall be under the direction of the commissioners of fewers, and which fhall be fituate in, or communicating with, the faid freets or lanes, or any of them, shall require to be made new, repaired, altered, cleanfed, or emptied; then, and in every fuch cafe, the faid commiffioners of fewers shall, within fix days after notice given to, or left for, their furveyor or clerk for the time being, at his last or usual place of abode, by the faid commisfioners appointed to put this act in execution, or any five or more them, or by the furveyor or other perfon authorized by them, to make new, effectually repair, clean, or empty, such fewer or drain, as the cafe may require; and in default thereof, it shall and may be lawful to and for the faid commissioners appointed by this act, or any five or more of them, or their furveyor for the time being, to cause such sewer or drain to be made new, repaired, or altered, cleanfed, or emptied, as the cafe may require, or fo much thereof as shall remain unfinished; the charges and expences whereof shall be paid by the commissioners for putting this act in execution, who shall be reimburfed the fame by the clerk or treasurer for the time being to the commiffioners of fewers: and in cafe the faid clerk or treafurer to the faid commissioners of fewers shall neglect or refuse to pay what shall have been to paid and difburfed, within ten days next after notice thereof shall be left at the dwelling-place or last place of abode of fuch clerk or treasurer; which notice shall be in writing and figned by the clerk to the commiffioners for putting this act in execution, and annexed to the bill containing an account of fuch charges and expences; it shall and may be lawful to and for the faid last-mentioned commissioners, or any five or more of them, and they are hereby authorized and impowered to bring, or cause to be brought, any action or actions in the name of their clerk for the time being, against such clerk or treasurer of the faid commissioners of sewers for the time being, for the recovery of fuch fum or fums of money as they shall have fo expended for the purpoles aforefaid; in which action or actions no effoin, protection or wager of law, or more than one imparlance, shall be allowed.

> XXVI. And be it further enacted by the authority aforefaid, That no perfon or perfons whatfoever shall throw, cast, or lay, or caule, or permit, or fuffer, to be thrown, calt, or laid, any alhes, dust, dirt, soil, or other filth whatsoever, before

Sewers, &c. to the commiffieners of fèwers.

Penalty on laying ashes, &c. in the ftreets.

any dwelling-house, shop, stable, building, or wall, in any of the fireets or lanes within the district comprized in this act; but shall keep, or cause the same to be kept in their respective houses or yards, until such time as the person or persons contracted with or employed to carry away fuch afhes, duft, dirt, filth, or foil, do come by or near their houses, doors, or places where they dwell, with a cart or carts, or other conveniencies, for carrying away the fame; upon pain of forfeiting, for the first offence, the fum of five shillings; for the second offence, the fum of ten shillings; and for the third and every other offence, the fum of twenty fhillings.

XXVII. And be it further enacted by the authority aforefaid, Penalty on That if any perfon or perfons shall, from and after the faid obstructing fecond Monday next after the paffing of this act, fet out, leave, the fireets, &cc. or lay, any cart, dray, waggon, or other carriage, wheels, time by carriages, or lay, any cart, dray, waggon, or other carriage, wheels, tim- timber, &c. ber, stones, or other materials, matters, or things, which may occasion any annoyance, nuisance, or obstruction whatsoever, in the faid freets or lanes, or any of them, fo as to obstruct, incommode, or endanger, any perfon or perfons, carriage or carriages whatloever, palling thereon; or if any cart, waggon, or other carriage, shall be fuffered to stand in any of the faid ftreets or lanes aforefaid longer than is needful and proper for . the neceffary loading or unloading thereof respectively; or if any fuch cart, dray, or other carriage, shall be placed or set across any part of the faid freets or places within the faid diffrict, or any of them, for the purposes of loading or unloading the fame; it shall and may be lawful in any of such cases for the faid commissioners, or any five or more of them, either at any meeting in pursuance of this act, or without any such meeting, to cause the faid carts, waggons, or other carriages, together with the horfe or horfes, and loading and loadings, belonging thereto, and fuch other matters and things respectively making or occasioning such annoyance, nuisance, or obstruction, to be removed, taken, carried away, and deposited, in such place or places as the faid commissioners, or any five or more of them, shall direct or appoint; there to remain until the offender or offenders shall have paid and discharged all costs, charges, and expences, attending the carrying away and depositing the same as aforefaid, as also a fum not exceeding forty shillings for each fuch offence.

XXVIII. And be it further enacted by the authority aforefaid, Penalty on That if any perfon or perfons shall run, drive, draw, or cause driving wheel-to be run, driven, or drawn, on any part of the foot pavements on foot paveof the faid ftreets or lanes, or either of them, any wheel or ments. wheels, fledge, wheel-barrow, or any carriage whatfoever, fuch perion or perions shall forfeit, for the first offence, the sum of ten shillings; for the second offence, the sum of twenty shillings; and for the third and every other offence, the fum of forty shillings.

XXIX. Provided always, and be it further enacted by the Hords, &c. authority aforefaid, That it shall be lawful for any perfon or may be made perfons for building

with leave.

and repairing, perfons to creek or fet up, or caule to be creeked or fet up, irs the faid ftreets or lanes, any inclosure, posts, bars, or rails, or other matters or things for the purpose of making mortar, and depositing bricks, lime, or other materials, for building or repairing any houses, buildings, or other works ; every such per-Ion or perfons first obtaining leave under the hand of the furveyor or clerk for the time being to the faid commissioners, for those purposes respectively, which he is hereby impowered to give by their permission, figned by three or more of them : but if any perfon or perfons shall erect or fet up, or cause to be crected and fet up, any fuch inclofures, posts, bars, or rails, or any other matter or thing, for the purpoles aforelaid, without fuch leave first had and obtained; every fuch perfon shall, for every fuch offence, forfeit and pay a fum not exceeding twenty shillings for every hour such inclosure, matter or thing as aforefaid, shall remain and continue.

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XXX. And be it further enacted by the authority aforefaid. That all and every perfon and perfons inhabiting within the faid fireets and lanes shall, from and after the second Monday next after the passing of this act, fweep and clean, or cause to be fwept and cleanfed, the foot-paths before their refpective houses, buildings, and walls, once in every day between the hours of fix and nine in the forenoon (Sundays excepted) upon pain of forfeiting five shillings for every neglect therein.

XXXI. And be it further enacted by the authority aforefreets, &c. to faid. That the faid committioners, or any five or more of them, may order and direct the houses within the faid ftreets and lanes, or any of them, to be numbered with figures placed or painted on the doors thereof, or on such other part of the faid houses respectively as they the faid commissioners, or any five or more of them, shall think proper; and may also order and direct to be engraved, painted, or otherwise described, on a confpicuous part of fome houle or other building at or near the end or corner of each fireet or lane within the faid diffrict comprized in this act respectively, the name by which such refpective freet or lane to adjoining is usually or properly called or known: and if any perion or perions thall wilfully or malicioufly deftroy, injure, obliterate, or deface, any fuch number, figure, name, or description, or any part thereof, or cause or procure the fame to be done, and shall be convicted thereof by his or their own confession, or by the oath of one or more credible witness or witness, before one or more justice or justices of the peace acting in or for the county or place where fuch offence shall be committed; every such person to offending shall, for every such offence, forfeit and pay the sum of forty shillings.

XXXII. And be it further enacted by the authority aforefaid, That from and after the faid fecond Monday next after the passing of this act, the said commissioners, or any five or more of them, shall cause all figns, which then or at anytime after shall be placed or hung in any part of the faid ftreets or lanes, to be fixed or placed on the fronts of fuch houfes respectively whereunto

Foot pavements to be **Iwept every** day, except Sundays.

Names of be fixed on the corner of the houses.

Signs, &c. to be regulated. unto the fame fhall belong; and also fhall and may cause all fign irons, posts, boards, spouts, gutters, pent-houses, or other things, occasioning any obstruction or annoyance in the faid freets or lanes, to be removed or altered, in fuch manner as the faid commissioners, or any five or more of them, shall think most proper and convenient; and that for the future, all figns, boards, spouts, or gutters, shall be placed or fixed on the fronts of the houses, shops, warehouses, or buildings, whereunto they respectively belong, as the faid commissioners, or any five or more of them, shall direct, and not otherwise: and if any perfon or perfons shall at any time hereafter hang, place, erect. or build any fign, fign post or iron, board, spout, or gutter, or caufe the fame to be done, in any other manner than as aforefaid, or fhall in any manner occasion any incroachment or annoyance in the faid ftreets or lanes; every fuch perfon fhall, for every fuch offence, forfeit and pay the fum of five pounds.

XXXIII. Provided always, and be it further enacted by the Signs, &c. unauthority aforefaid, That if any, or any part of any, fuch fign, uied, to be refign iron, or poft, board, gutter, fpout, pent-houle, or other turned. projection, fhall remain unufed after the alteration made thereto as before directed, the fame fhall be returned to, and be the property of, the perfon to whom the fame belonged before fuch removal or alteration.

XXXIV. And whereas the faid fireets and lanes are, in fome Steps, &cc. parts thereof, greatly obstructed, and made dangerous to foot pas- projecting too fengers, by fleps being brought out from boufes, fleps, and doors, going far, to be re-down into cellars, vaults, and other places, and by flew-glaffes, flew-moved. boards, and other matters or things projecting from shops or houses over and beyond the area belonging to fuch boufes, or into the footways; be it therefore enacted by the authority aforefaid, That from and after the faid fecond Monday after the paffing of this act, all fuch steps projecting into the footways of the faid streets and lanes, and all steps and doors going down out of the footways into any cellars, vaults, or other places, belonging to any houle, thop, warehoufe, or tenement, as likewife all thew-glaffes or fhew-boards projecting over and beyond the areas or into the footways, and all and every other material, matter, or thing, belonging to any house, warehouse, shop, cellar, or other building, which do or thall caufe or occasion any nuifance, annoyance, incroachment, or obstruction, in the faid streets and lanes, or any of them (either in the foot or carriage-way thereof) shall be, at the expence of the faid commissioners, from time to time, removed, fixed, placed, or altered, in fuch manner and form, as shall be approved of by the faid commissioners, or any five or more of them, or their furveyor, by their direction.

XXXV. And, for defraying the charges and expenses attending the execution of the feveral powers by this all granted, be it further enacted by the authority aforefaid, That from and after the Additional paffing of this act, a rate or afferiment (over and above all rates and afferiments now payable) shall once in every year, or oftener, if it shall be thought needful by the faid commissioners, or any

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nine or more of them, be made, laid, and affeffed, by the faid commissioners, or any nine or more of them, upon all and every perfon and perfons who do or fhall inhabit, hold, or occupy, any land, house, shop, warehouse, cellar, vault, or other tenement, within the faid ftreets or lanes comprized in this act : which rate or afferiment shall be made at or after the rate of nine pence in the pound, for every year, of the yearly rent or yearly value of fuch lands, houfes, thops, warehoufes, cellars. vaults, or other tenements respectively.

XXXVI. And it is hereby further enacted, That the faid feveral rates to be made or affeffed under this act, thall be collected half-yearly by the clerk of the faid commissioners for the time being, or fuch other perfon and perfons as the faid commissioners, or any five or more of them, shall appoint to collect the fame: and if any perfon or perfons shall refuse, neglect, or omit, to pay the fum or fums of money at which he, fhe, or they, shall be fo rated or affeffed, for the space of ten days after perfonal demand made thereof, or demand in writing left at the place of abode or occupation of fuch perfon or perfons; then, and in every fuch cafe, it shall and may be lawful to and for the faid clerk, or other perfon or perfons fo to be appointed collector or collectors, and he and they is and are hereby authorized and required to levy the fame by diffress and fale of the goods and chattles of fuch perfon or perfons fo neglecting, refusing, or omitting to pay the same : and in case no such goods or chattles can be found to be fo distrained, or in cafe fuch goods and chattles shall be locked up or secured, or removed from the faid clerk, or other collector or collectors, fo that he or they cannot distrain the same; then, and in either of the faid cafes, upon information thereof given to any two justices of the peace for the faid county or place, it shall and may be lawful for fuch justices, and they are hereby required to commit the perfon or perfons to affeffed, and refufing or neglecting to pay the faid rates, to the common gaol for the county or place where such perfon or perfons shall refide or shall be found, there to remain without bail or mainprize for any time not exceeding the fpace of one month, or until the payment of fuch rate or affefiment, and reafonable charges occafioned by the non-payment thereof.

XXXVII. And whereas many houses within the said streets and lanes are by the feveral owners and proprietors thereof let out in lodgings or tenements to divers tenants, whereby it will be difficult to recover fuch rates and affeffments when made; for remedy whereof, be it further enacted by the authority aforefaid, That it shall are let out in and may be lawful to and for the faid commissioners, or any five or more of them, from time to time, and at all times when they meet to make a rate in purfuance of this act, to rate and affeis the owner or owners of fuch houses or tenements as shall be let to or occupied by two or more tenants; which rate and affefiment shall be paid by one or more of the tenants or occupiers of any part or parts of fuch houses; and in case any occupier or occupiers of any part of fuch houles or tenements fhall

Rates how to be collected.

Manner of recovery.

Where houses

tenements, owners are to

be affeffed.

shall refuse to pay the fame, then the faid rate and affefiment shall be levied by distress and sale of the goods of him, her, or them, fo refusing to pay the fame : and fuch occupier or occupiers of fuch tenements respectively is and are hereby required and authorized to pay fuch fum and fums of money as shall be fo rated or affelled on the owner or owners of fuch houses, in pursuance of this act, and to deduct the same out of the rent thereof; and the owner or owners, proprietor or proprietors thereof, are hereby required to allow fuch deductions and payments upon the receipt of the refidue of their rent; and every fuch tenant, paying fuch rate or rates, affefiment or affefiments, shall be acquitted and discharged for so much money as the faid rate or rates, affefiment or affefiments, shall amount unto, as if the fame had been actually paid to fuch perfon or perfons to whom his, her, or their rent should have been or shall be due and payable.

XXXVI. Provided always, and be it further enacted by the Rates for authority aforefaid, That it shall and may be lawful for the faid houses under commission or any five or more of them, from time to time, and per ann. to compound with the owner or owners, proprietor or propriepounded for. tors, of any such houses, or any other houses within the faid ftreets and lanes, the annual rent or value whereof shall be under ten pounds, for the rate by this act authorized to be laid upon such houses, so as in such composition there be not remitted to any such owner or owners, proprietor or proprietors respectively, more than one third of the rate by this act laid upon such houses respectively.

XXXVII. And be it further enacted by the authority afore- Where houfes faid, That in cafe it fhall to happen that any of the lands, fail be unhoufes, fhops, warehoufes, cellars, vaults, or other tenements, owners to be or any part or parts thereof, within the faid ftreets and lanes, or only charged : any of them, fhall, at any time, from and after the making one half of of the faid rate or rates, affeffiment or affeffiments, be empty, the rates; untenanted, or unoccupied; that then, and in every fuch cafe, one half of the faid rate or rates, affeffiment or affeffiments; or one half of fuch other rates as may be affeffed by virtue of this act, fhall be paid by the owners or proprietors of fuch lands, houfes, fhops, warehoufes, cellars, vaults, or other tenements; and the preand in cafe of non-payment thereof, fuch lands, houfes, fhops, miffes remain warehoufes, vaults, cellars, or other tenements, fhall be and a fecurity. the fame are hereby made a fecurity for, and chargeable with, fuch arrears.

XXXVIII. And it is hereby further enacted, That it fhall Dead walls, and may be lawful to and for the faid commiffioners, or any and void five or more of them, and they are hereby required, at fuch ground, may times as the rate hereby directed fhall be made, to rate all dead be rated. walls and void fpaces of ground adjoining to the faid ftreets and lanes, at fuch rate as the faid commiffioners, or any five or more of them, fhall judge reafonable, for every yard running measure of fuch dead walls and void fpaces of ground, not exceeding the rate of two fhillings and fix pence per yard.

XXXIX. And, to the end the faid rates may be more effectually occupiers to VOL. XXVIII. I collected pay the rates. Anno octavo Georgii III. C. 33.

collected and received, be it further enacted, That all and every tenant or tenants, occupier or occupiers, of lands, houses, thops, warehouses, wharfs, cellars, vaults, or other tenements, are and shall be liable to pay the whole of fuch rates, when no composition shall have been made as aforesaid, to the collector or collectors to be appointed as herein after directed.

XL. And be it further enacted by the authority aforefaid, That when any perfon or perfons, who hath or have been rated and affeffed by virtue of this act, shall quit his, her, or their dwelling-houfe, warehoufe, wharf, fhop, vault, cellar, or tenement, whereupon fuch rate or affeffment has been made, before he, she, or they, shall have paid the same, and shall afterwards refuse to pay the same, when due and demanded by the perfon or perfons authorized and appointed to collect and receive the fame; that then, and in every fuch cafe, it shall and may be lawful to and for the faid collector or collectors, and every or any of them, by warrant under the hands and feals of any two or more justices of the peace acting in and for the faid county or place (which warrant the faid juffices are hereby authorized and required to grant) to enter into any place within their respective jurisdictions, or out of the limits thereof; such warrant being first backed or counterfigned by some magistrate in the county, city, or liberty, where the diffres is to be made; and to diffrain the goods and chattles of fuch perfon or perfons fo neglecting or refufing, and the fame to fell, rendering the overplus (if any fuch shall be) upon demand, to the owner of fuch goods and chattles, after deducting the reafonable charges and expences of fuch diffrefs and fale.

XLI. Provided always, and be it further enacted by the between land- authority aforefaid, That nothing in this act contained shall be deemed or taken to make void any contract, covenant, or agreement, between landlord and tenant, touching or concerning the paving, lighting, or cleanfing, the faid streets and lanes, or any part of them, or either of them; but that every perfon who is now, by virtue of any fuch contract or agreement, obliged to pave or keep in repair any part of the faid ftreets or lanes, or any of them, shall, in lieu thereof, be obliged to pay the rates hereby directed to be made and affeffed, or fo much thereof as fhall by the faid commissioners, or any five or more of them, be deemed just and reasonable, according to the true meaning of fuch contract, covenant, or agreement, for and during fuch time as fuch contract, covenant, or agreement, shall remain in force : and in cafe any dispute shall arise concerning such contract, covenant, or agreement, the faid commissioners, or any five or more of them, shall have power, and they are hereby required to hear and finally determine the fame.

XLII. And be it further enacted by the authority aforefaid, That where any part or parts of the pavements of the faid. freets or lanes hath or have been accustomed or ought to be paired at their paved and repaired by any particular parish or parishes, bodies politick or corporate, and not by the owners or occupiers of the houses or other buildings adjoining to the pavement of the faid

Occupiers quitting, without paying rates, may be followed.

Agreement lord and tenant, touching the paving, &c. not vacated.

Pavements liable to be repaired by any parifh, &c. to be reexpence by

freets

ftreets and lanes respectively, the same shall be paved and re- the commispaired at the expence of the respective parish or parishes, bodies fioners papolitick or corporate, by the pavior or paviors contracting with, viors, or employed by, the faid commissioners.

XLIII. Provided always, That it fhall and may be lawful or the comfor the faid commiffioners, or any five or more of them, from miffioners time to time, to compound and agree for the fame, with any may comparish or parishes, or bodies politick or corporate, for a certain fuch parishes. fum of money, by the foot or other measure, as the faid commissioners, or any five or more of them, shall think reasonable.

XLIV. And whereas the money to be collected by the faid rate Truftees may will not be fufficient for the purpofes of this act; be it further cred a turnenacted by the authority aforefaid, That the faid commissioners pike, and take under this act, or any five or more of them, or fuch perfon toll. and perfons as they shall nominate and appoint for that purpofe, shall and may, and they are hereby authorized and impowered to erect and fet up, or caule to be erected and fet up, a gate or turnpike, in, upon, and across, the faid high street called Holywell Street, between the fouth fide of Shoreditch, Church, and the north fide of the road leading to Bethnal Green; and also to erect or provide a toll-house, in such manner as the faid commissioners, or any five or more of them, shall think proper; and to receive and take the fum of one halfpenny, before any horfe, mare, gelding, or mule, whether drawing or not drawing, shall be permitted to pass through such gate or turnpike, which shall be demanded and taken as a toll or duty; and the money to to be received and collected, thall be verted in the faid commissioners for the purposes of this act.

XLV. Provided always, That no perfon having paid the faid Tolls to be toll, for any horfe, mare, gelding, or mule, and producing a a day. note or ticket denoting the payment thereof, (which note or ticket the collector of the faid tolls is hereby required to give gratis upon receipt of the faid tolls) fhall be liable to pay the fame toll again, for the fame horfe, mare, gelding, or mule, the fame day, to be computed from twelve of the clock at night to twelve of the clock in the fucceeding night.

XLVI. And be it further enacted by the authority aforefaid, Tolls may be That it shall and may be lawful to and for such perion or per-levied by difores as the faid commissioners, or any five or more of them, fires and fale. Shall, from time to time, nominate and appoint to demand and take the faid tolls hereby granted and made payable, to levy the fame upon any perion or perfons who shall, after demand made thereof, neglect or refue to pay the fame, by distress of any horse, mare, gelding, or mule, upon which such tolls are by this act imposed, or by distress of any other of the goods or chattles of such perion or perfons who ought to pay the fame, and to detain and keep the faid cattle, goods, or chattles, until fuch tolls, with the reasonable charges of distraining and keeping the fame, shall be paid; and it shall and may be lawful to Distress may and for such perion and perions to distraining, after the space of be fold after five days next after such distress to taken, to set the horse, mare, 5 days.

gelding,

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gelding, or mule, or goods, fo diffrained, returning the overplus (if any) upon demand, to the owner thereof, after such tolls, and the reasonable charges of such distress and sale, shall be deducted.

XLVII. And be it further enacted by the authority aforefaid. That if any perfon shall forcibly or wilfully evade the payment of the toll by this act granted, by riding or driving any horfe, mare, gelding, or mule, through the faid gate or turn-pike, without paying fuch toll; fuch perfon shall, for every fuch offence, forfeit and pay the fum of forty shillings, to be recovered, levied, and applied, as any penalty or forfeiture is by this act directed to be recovered, levied, and applied.

XLVIII. And whereas there are certain ways or passages called New Inn Yard, King John's Court, Cash's Alley, and Dirty Lane, all leading into Holywell Street aforefaid, by paffing through which, the payment of the toll hereby granted may be evaded, and John's Court, the purpofes of this act frustrated; be it therefore further enacted Cafh's Alley, by the authority aforefaid. That the faid commissioners, or any by the authority aforefaid, That the faid commissioners, or any five or more of them, shall have full power and authority to erect any gate or gates in or acrofs any or all the faid paffages or places called New Inn Yard, King John's Court, Cafb's Alley, and , Dirty Lane, in fuch manner as they shall think proper, so as to prevent any horse from passing through the same.

XLIX. Provided always, That a paffage shall be left open for perfons on foot in each of the faid ways or paffages; and each fide, &c. also that the inhabitants of each of the faid places shall have permission to pass, from time to time, through such gate as shall be erected in the yard, court, alley, lane, or place, in which they shall respectively reside, with their cattle and carriages, without paying any thing for paffing through the fame.

L. And whereas the money to be collected and received by virtue of this all will be infufficient for the speedy carrying the several purpofes bereby intended into execution ; be it further enacted by the authority aforefaid, That it shall and may be lawful to and for any perfon or perfons to contribute, advance, and pay, into the hands of the faid commiffioners, or any nine or more of them, for the uses and purposes in this act mentioned, any fum or fums of money not exceeding in the whole the fum of fourteen thousand pounds, for the absolute purchase of one or more annuity or annuities, to be paid and payable during the full term of the natural life of fuch contributor respectively, or the natural life of fuch other perfon or perfons as shall be nominated by or on the behalf of fuch contributor or contributors, respectively, at the time of payment of his, her, or their respective contribution-money, fo as the faid annuity or annuities do not exceed the rate of nine pounds by the hundred, and fo in proportion for any greater or lefs fum to be paid as aforefaid, and fo as the faid annuities to be purchased in pursuance of this act, do not at any one time exceed in the whole the fum of one thousand two hundred and fixty pounds.

LI. And be it further enacted, That all and every the annuity

Penalty on evading the tolls.

Commissioners may erect gates acrofs New Inn Yard, King and Dirty Lane.

Foot paffages to be left on

For borrowing money.

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nuity or annuities fo to be purchased under and by virtue of this Annuities act, shall be and are hereby charged upon, and shall be paid charged upon and payable, from time to time, out of the monies arising by the rates, the tolls, rates, and affefiments aforefaid; and all and every the contributor and contributors, upon the credit of this act, duly paying the confideration or purchase-money at the rate aforefaid, for any fuch annuity or annuities as aforefaid, or his, her, or their respective executors, administrators, or affigns, shall have, receive, and enjoy, and be intitled by virtue of this act to have, receive, and enjoy, the respective annuity or annuities fo to be purchased out of the said tolls, rates, or affefiments, by this act appointed for the payment thereof as aforefaid, during the term of the natural life of the perfon to be nominated by each fuch purchafer or contributor as before-mentioned; and and deemed that all and every fuch purchafer and purchafers, and their indefeatible executors, administrators, or affigns, shall have good, sure, abr folute, and indefeatible effates and interefts in the annuity or annuities fo by him, her, or them respectively to be purchased; according to the tenor and true meaning of this act; and that not charge-none of the faid annuities shall now or hereafter be subject or able to the links to the tax observed on the charged upon long by out of land tax. liable to the tax charged or to be charged upon land by author rity of parliament; and that every contributor upon this act for the purchase of any such annuity or annuities as aforefaid, his, her, or their affigns, upon payment of the confideration or purchase-money, shall have a receipt or receipts for the same, and alfo an order on parchment (which may be made without any stamp) for payment of the faid annuity or annuities, for and during the natural life of the perfon who shall be fo nominated as aforefaid, by quarterly payments; which order shall Receipts and be figned by the faid commissioners, or any nine or more of payment to be them; and after figning thereof, the fame shall be firm, valid, figned, &c. and of good effect in the law, according to the true purport and meaning of this act.

LII. And be it further enacted, That it shall and may be Annuities lawful to and for any purchafer or purchafers of any fuch an- may be afnuity or annuities as aforefaid, and his, her, or their executors, figned. administrators, or assigns, at any time or times, by writing or writings under his, her, or their hand or hands, to affign fuch annuity or annuities, or any part thereof, or interest thereon, to any perfon or perfons whatfoever, and fo toties quoties; and a memorandum or entry of all fuch orders and affignments shall becomade in the book to be kept as hereafter mentioned, at the charge of the faid commissioners; for which entry or memorandum, two shillings and fix pence shall be paid, and no more; and no fuch affignment shall be deemed valid, unless fuch memorandum or entry shall be first made as aforefaid.

LIII. Provided always, That as fuch annuitant or annuitants As annuitants shall die off, and such rates or affessments can be lowered and die, the rates reduced, and fome part of the faid tolls can be taken off, the to be lowered. fame shall be so done from time to time, in such manner and proportions as the juffices of the peace for the faid county of Middle/ex,

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Middlesex, at their general or quarter fession assembled, shall order and direct.

Provifo.

miffioners.

Charges of this act how

to be paid.

LIV. Provided always, That until the faid turnpike fo to be erected shall be taken away, and the passage of the said high ftreet laid open and freed from toll, the faid rates and affefiments shall not be reduced to less than fix pence in the pound.

LV. And be it further enacted by the authority aforefaid, Monies railed vested in com- That all monies raised or collected by virtue, or by means, or under the authority, of this act, shall be, and the same are hereby vefted in the faid commissioners, and shall be applied for the purpoles of this act, and to or for no other use or purpofe whatfoever.

> LVI. Provided always, and be it further enacted by the authority aforefaid, That the charges and expences of procuring and paffing this act, shall be paid out of the first monies which shall be raifed by virtue of this act.

LVII. And whereas the entrance into the faid fireet called Holywell Street, through Holywell Lane, is greatly obstructed by a house , at the north east corner, which projects so far into the said high street called Holywell Street, as frequently to caufe carriages to be overturned : and whereas the fireet or lane called Hog Lane, which is another avenue into the faid high fireet, is very narrow and incommodious, occasioned by two houses and a small yard projecting into the faid lane on the north fide thereof, which houses and yard are now in the occupation of John Latham, John Williams, and George Spencer: and whereas the paffage of the faid high ftreet is greatly obstructed by a certain house belonging to the prebend of Hoxton precinet, and let or leafed to Richard Role, a carpenter, standing upon a small desached piece of ground at the north east corner of the faid bigh street, near the church : and whereas the faid entrance of the road from Kingfland, into the faid bigh fireet called Holywell Street, is very narrow and dangerous; and it would be greatly for the benefit of the publick, if the houses from the corner of the high fireet, on the north east side, as far as a certain house known by the fign of The Cherry Tree, were taken down, and rebuilt further back; and alfo that the other houses and premisses, before described in the faid high fireet and Hog Lane, were removed fo far back as to

fary to be pulled down, may be pur-

ronder the feveral passages safe and commodious; be it further Houses neces- enacted by the authority aforesaid, That the faid commissioners, or any nine or more of them, shall have full power and authority to treat and agree with the owners and occupiers of, chafed by the and all other perfons interested in, fuch of the faid houses commissioners, and premisses as the faid commissioners, or any nine or more

of them, thall think necessary to be purchased for opening the faid fireets and paffages, and to purchase and become posselled of the fame; and upon payment of fuch fum or fums of money as shall be agreed upon for fuch purchases, to cause fuch houses and buildings, or fo much thereof as shall be necessary, to be pulled down, and fuch grounds, or fo much thereof as shall be necessary, to be laid into the faid streets, ways, and passages, for the widening and improving the fame, and

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to pay the purchase-money, and all expences attending such purchales, out of any monies arising by virtue of this act.

LVIII. And be it further enacted by the authority aforefaid, Commiffion-That it shall and may be lawful to and for all bodies politick, tract for the corporate, or collegiate, corporations aggregate or fole, truftees, fale of lands. and feoffees in truft, guardians, and committees for lunaticks and ideots, executors, administrators, and guardians whatfoever, not only for and on behalf of themselves, their heirs, and fucceffors, but also for and on behalf of their ceftuique trufts, whether infants or iffue unborn, lunaticks, ideots, femes-covert, or other perfons whatfoever, and to and for all femes-covert who are or shall be feifed in their own right, and to and for all and every perfon and perfons whomfoever, who are or shall be feifed or pollefied of, or interested in, any of the laid lands, tenements, or hereditaments, to fell and convey all or any of the faid lands, tenements, or hereditaments, ellates, and interests, or any part thereof, to the faid commissioners, or any nine or more of them; and that all contracts, agreements, bargains, fales, and conveyances, which shall be made by such persons as aforesaid, shall be good and valid in law to all intents and purposes, not only to convey the eftate and interest of the person and persons conveying. but also to convey all right, title, interest, use, property, claim, and demand whatloever, of their feveral and respective celtuique trufts, whether infants or illue unborn, lunaticks, ideots, femescovert, or other perfons whomfoever, and all claiming, or to claim, by, from, or under them; any law, ftatute, usage, or any other matter or thing whatfoever, to the contrary thereof in any wife notwithstanding: and all fuch perfons to conveying as aforefaid shall be, and are hereby, indemnified for what they shall do by virtue or in pursuance of this act, notwithstanding any omiffion or miltake of matter of form whatloever : and if it shall happen that any person or persons, bodies politick, cor- Persons refule porate, or collegiate, or other perfon or perfons feifed or pof- ing to treat, felled of, or interested in, any such lands, tenements, or hereditaments, as aforefaid, shall refuse to treat or agree for the sale and conveyance of their respective estates and interests therein, with the faid commissioners, or with any person or persons authorized by them, or shall not produce and evince a clear title to the premisses they are in possession of, or to the interest they claim, to the fatisfaction of the faid commissioners, or of the perfon or perfons fo authorized by them; then, and in every fuch cafe, it shall and may be lawful to and for the faid com- Commissionmiffioners, and they are hereby authorized and impowered to ers to iffue a iffue a warrant or warrants, precept or precepts, directed to the warrant to the the theriff, fheriff of the county of Middlefex, who is hereby authorized, &c. to fumdirected, and required accordingly to impanel, fummon, and mon a jury, return, a competent number of substantial and difinterested perfons, qualified to ferve on juries, not lefs than forty eight, nor more than leventy two; and out of luch perfons fo impanelled, fummoned, and returned, a jury of twelve men shall be drawn who are to be

drawn as the by act 3 Geo. s. directs.

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Witneffes may be examined upon oath, &c.

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by fome perfon to be by the faid commissioners appointed, in fuch manner as juries for trial of issues joined in his Majefty's courts at Westminster, by an act made in the third year of the reign of King George the Second, intituled, An act for the better regulation of juries, are directed to be drawn; which perfons fo to be impanelled, fummoned, and returned as aforefaid, are hereby required to come and appear before the faid commissioners, or any five or more of them, at fuch time and place as in fuch warrant or warrants, precept or precepts, shall be directed Jurors may be and appointed; and all parties concerned shall and may have their lawful challenges against any of the faid jurymen, but shall not be at liberty to challenge the array; and the faid commissioners, or any five or more of them, are hereby authorized and impowered, by precept or precepts, from time to time, as occasion shall require, to call before them all and every perfon and perfons whomfoever, who fhall be thought proper or necessary to be examined as a witness or witness before them, on their oath or oaths, touching and concerning the premiss; and the faid commissioners, or any five or more of them, if they think fit, shall and may likewise authorize the faid jury to view the place or places in queftion, in fuch manner as they shall direct; and the faid commissioners, or any five or more of them, shall have power to adjourn such meeting, from day to day, as occasion shall require, and to command fuch jury, witneffes, and parties, to attend, until all fuch affairs for which they were fummoned shall be concluded; and the faid jury, upon their oaths (which oaths, as also the oaths to fuch perfon or perfons as shall be called upon to give evidence, the faid commissioners, or any five or more of them, are hereby impowered to administer) shall enquire of and affels the value of fuch lands, tenements, and hereditaments, and of the proportionable value of the respective estates and in-Commission- terests claimed therein, or in any part thereof; and the faid commissioners, or any five or more of them, shall and may ment thereon, give judgement, that the fum or fums of money to to be affelfed be the value of fuch lands, tenements, or hereditaments, and of fuch respective estates and interests therein ; which faid ver-Previous no- dict or verdicts, and the faid judgement thereupon (notice in writing being given to the perfon or perfons interefted, or ties interested. claiming to to be, at least fourteen days before the time of the meeting of the faid commissioners and jury; by leaving fuch notice at the dwelling-houle of fuch perfon or perfons, or at ~ his, her, or their usual place or places of abode, or with fome tenant or occupier of fome of the faid lands, tenements, is or hereditaments, intended to be valued and affeffed, in cafe fuch party cannot otherwife be found out to be ferved with fuch notice) shall be binding and conclusive as to value, as well against the King's majesty, his heirs, and successors, as against every other perfon or perfons, bodies politick and corporate, and against all other perfons whomfoever, claiming any estate; right, title, trust, use, or interest, in, to, or out of, the faid

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lands, tenements, or hereditaments, and premiffes, either in . poffeffion, reversion, remainder, or expectancy.

LIX. And be it further enacted and declared, That upon Upon paypayment of the fum or fums of money fo to be awarded or ad-ment of the judged, to the perfon or perfons to whom the fame shall be fo value affeffed, awarded, for the purchase of the faid lands, tenements, or here- be conveyed ditaments, or for the purchale of any estate or interest therein, to the comfuch perfon or perfons shall make and execute, or procure to be missioners. made and executed, good, valid, and legal conveyances, affignments, and affurances, in the law, to the faid commissioners, of the faid lands, tenements, and hereditaments, or of fuch eftate or interest for which such sum or sums of money shall be for awarded; and shall procure all necessary parties to execute such conveyances, affignments, and affurances, and shall do all acts, matters, and things neceffary to make good, clear, and perfect title to the faid commissioners : and in case the perfon or per-Where a good title to the laid comminioners, and in care the period of period, title cannot fons to whom fuch fum or fums shall be awarded as aforefaid, title cannot be made, or shall not be able to evince their title to the premisses to the legal conveyfatisfaction of the faid commissioners, or any nine or more of ance executthem, and to make, or procure to be made, good, valid, and ed, &c. legal conveyances thereof, or shall refuse to do, being thereto required, and the fum or fums to affeffed and awarded being produced and tendered to be paid to him, her, or them, on their making fuch title, and executing, or procuring to be executed, fuch conveyances, affignments, or affurances, as aforefaid ; or in case fuch perfon or perfons, to whom fuch fum or or the parties fums of money shall be fo awarded, cannot be found; then, are not to be and in every fuch cafe, it shall and may be lawful to and for found, &c. the faid commissioners, or any nine or more of them, to order the faid fum or fums of money, fo affeffed and awarded as the value of, and purchase-money for, the faid lands, tenements. and hereditaments, as aforefaid, to be paid into the bank of England, in the name, and with the privity, of the accountant general of the high court of Chancery, to be placed to his account to the credit of the parties interested in the faid lands. tenements, or hereditaments (defcribing them) fubject to the order, controul, and disposition, of the faid court of Chancery; which faid court of *Chancery*, on the application of any perfon or perfons making claim to fuch fum, or any part thereof, by motion or petition, shall be, and is hereby impowered, in a fummary way of proceeding, or otherwife, as to the fame court shall feem meet, to order distribution thereof according to the respective estate or estates, title, or interest, of the person or persons making claim thereunto, of, in, or to, fuch lands, tenements, and hereditaments, to be made appear to, and to be declared by, the faid court, and according to the value thereof affeffed as aforefaid, and to make fuch other order in the premiffes as to the faid court shall feem just and reasonable; and the cashier or cashiers of the bank of England, who shall receive such fum and fums, is and are hereby required to give a receipt or receipts for fuch fum or fums, mentioning and specifying for what premiss.

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miffes, and for whole ule, the fame is or are received, to fuch perfon as pay any fuch fum or fums into the bank of England, as aforelaid. LX. And be it further enacted, That a memorial of all fuch

Verdicts, &c. to be registered.

Copies good evidence.

On fuch payment, premiffes to veft in the commiffioners.

verdicts, judgements, sentences, decrees, and orders, of the faid commissioners and juries, as relate to or concern any fuch lands, tenements, or hereditaments, fo to be purchased, shall be entered in the office appointed for registering deeds, conveyances, wills, and other incumbrances within the county of Middlefex; and the faid verdicts, judgements, fentences, decrees, and orders, shall be deemed and taken to be records to all intents and purpoles whatloever; and the lame, or true copies thereof, shall be deemed and taken to be good and effectual evidence and proof in any court or courts of law or equity whatfoever; and all perfons shall and may have recourse to the fame gratis, and take copies thereof, paying for every copy not exceeding two hundred words, fix pence, and fo proportionably for any greater or leffer number of words; and immediately after such verdicts, judgements, sentences, decrees, and orders, of the faid commissioners and juries, and payment into the bank as aforefaid, all the eftate, right, title, interest, use, trust, property, claim, and demand, in law and equity, of the perfon or perfons to whole credit fuch money shall be paid, in, to, and out of, the faid lands, tenements, hereditaments, and premiffes, shall vest in the faid commissioners, and they shall be deemed in law to be in the actual pofferfion thereof to all intents and purposes whatsoever, as fully and effectually, as if every person having any eftate in the premifies had actually conveyed the fame by leafe and releafe, bargain and fale inrolled, feoffment with livery and feifin, fine and recovery, or any other conveyance whatfoever; and fuch payment shall not only bar all right, title, interest, claim, and demand, of the person or persons to whose credit such payment shall have been made, but also shall extend to and be deemed and conftrued to bar the dower and dowers of the wife or wives of fuch perfon or perfons, and all eftates tail in reversion or remainder, and the issue or issues of fuch perfon or perfons, and every perfon claiming under them, as effectually as a fine or recovery would do if levied or fuffered by the proper parties in due form of law.

Commiffioners may inveft money in the publick funds, &c.

LXI. Provided always, and be it further enacted, That it fhall and may be lawful for the faid commissioners, or any five or more of them, after fuch payment into the bank as aforefaid, and before any application in respect thereof to the faid court of chancery, at the petition of any perfon or perfons in possession of fuch lands, tenements, or hereditaments, to place out or inveft, or caule to be placed out or invested, such sum or sums of money, or any part thereof, in fome of the publick funds, or on government fecurity, at interest, in the name of any person or perfons authorized and appointed by the faid commissioners for that purpose, in trust to transfer and affign the same to the perfon or perfons to whom the premiffes belong, on their exetuting proper conveyances thereof, and in the mean time in

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trust to pay the interest and dividends arising therefrom to the person or persons who was or were in possession of the said premisses at the time of the said payment into the bank.

LXII. Provided also, and be it further enacted, That all and Perfons intievery perfon or perfons, who shall be intitled to recover the tied to mesne mesne profits of the premisses against the perfon or perfons in intitled to the possession, in case the same had not been so conveyed to, or interest of the vested in, the faid commissioners as aforefaid, shall be intitled purchase-moto recover the fum or fums to arife from fuch interest and divi-ney. dends as aforefaid, by action of debt, or otherwife, against the Commissionperfon or perfons who shall receive the fame; and the faiders to order commissioners, or any seven or more of them, are hereby im-the same to powered to make such orders as aforesaid on the bank for the cordingly. payment of fuch fum or fums of money, or any part thereof, as shall be necessary, in order to the same being so invested in publick fecurities; and the faid commissioners shall be quieted in the possession of the lands, tenements, and hereditaments, for which fuch money shall be fo paid as aforefaid, and shall not be answerable or accountable in any court of law or equity for the money to deposited and placed out as aforefaid, any otherwise than according to the tenor, purport, and true meaning of this act.

LXIII. Provided always, and be it further enacted, That in If money not cafe the faid fum or fums to affeffed by the faid jury, and order-tendered, the ed and adjudged by the faid commiffioners to be paid to the verdicts and owners, occupiers, and others, for their respective interests in judgements the premisses aforefaid, shall not be paid, tendered, or deposited binding. by the faid commiffioners as herein directed, within fix calendar months after the fame shall have been so affessed, ordered, and adjudged; then, and in such cafe, the verdict of the faid jury, and the order and adjudication of the faid commissioners, shall not be binding upon the faid parties; any thing herein contained to the contrary notwithstanding.

LXIV. And be it further enacted by the authority aforefaid, Purchase mo-That the principal money arising from the fale of any houses, nies of preedifices, lands, tenements, or hereditaments, which shall be missive held in purchased for the purpoles contained in this act, of any body invested in corporate or collection corporate or collegiate, corporation aggregate or fole, feoffees in other purtrust, guardians, committees, or other trustees, or from any chafes to the feme covert, shall be paid to such perfons as they shall respec- same uses. tively nominate to receive the fame, in truft, with all convenient speed then afterwards, to be re-invested in the purchase of other meffuages, lands, tenements, and hereditaments, to be conveyed and fettled to and upon, and fubject to, the like ufes, trufts, limitations, remainders, and contingencies, as the houfes, edifices, lands, tenements, and hereditaments, which shall be purchased of them respectively by the faid commissioners as aforefaid, were respectively settled, limited, or assured, at the time of fuch purchase, or so many thereof as, at the time of making fuch conveyances and fettlements, shall be existing and capable of taking effect.

Conveyances by femes-covert inrolled to be effectual;

and fo all other bargains and fales for the purpoles of this act.

Perfons hav-&c. in lands fo purchased, to enter their or be debarred :

LXV. And be it further enacted, That the conveyance of any fuch eftate or interest of any feme-covert to the faid commiffioners, or any perfon or perfons in truft for them, by bar-

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gain and fale acknowledged by fuch feme-covert, and to be inrolled in the faid office appointed for registering deeds, conveyances, wills, and other incumbrances, within the county of Middle fex, within fix calendar months after the making thereof, shall as effectually and absolutely convey the effate and interest of fuch feme-covert in the premisser, as any fine or fines, recovery or recoveries, would or could do if levied or fuffered thereof in due form of law: and further, that all bargains and fales whatfoever to be made of any fuch lands, tenements, and hereditaments, as shall be purchased by the faid commissioners by virtue of and for the purposes of this act, shall have the force, effect, and operation, in law, to all intents and purpofes, which any fine or fines, recovery or recoveries whatfoever, would have if levied or fuffered by the bargainer or bargainers, or any perfon or perfons feifed of any eftate in the premiffes in trust for or to the use of such bargainer or bargainers in any legal manner or form whatfoever.

LXVI. And be it further enacted, That all and every pering any right, fon and perfons whomfoever having any right, title, intereft, ufe, property, claim, or demand whatfoever, whether in poffeffion, reversion, remainder, or expectancy, in, to, or out of, claims within any lands, tenements, or hereditaments, which, by virtue and a limited time for the purposes of this act, shall be purchased by, and conveyed or mentioned, or intended to be conveyed to, the faid commissioners by any such bargain and sale as aforesaid, shall, within the space of five years, to be computed from the date of the inrolment of fuch bargain and fale, enter a memorial of fuch their right, title, interest, use, property, claim, and demand, in a book to be for that purpole prepared and kept by the clerk appointed by the faid commissioners; which . book fuch clerk is hereby required to prepare and keep accordingly, and for which entry he shall be intitled to such fee, and no other, as the register of the county of Middlefex is by law intitled to for the registry of a memorial containing the fame number of words : and all and every perfon or perfons whomfoever not entering fuch right, claim, and demand, within fuch time, and in fuch manner, as aforefaid, or having fo entered the fame, and not profecuting fuch their right, claim, or demand, with effect, within the space of five years, to be computed from the time of fuch entry, shall be for ever barred of all right, title, ufe, equity, property, claim, or demand whatfoever, whether in possession, reversion, remainder, or expectancy, in, to, upon, or out of, the faid premiffes, and every part thereof; and the faid commiffioners, and those claiming by, from, or under them, shall be quieted in the possession of all such lands, tenements, hereditaments, and premiffes; any law, ftatute, ulage, matter, or thing whatloever, to the contrary notwithstanding.

LXVII. Pro-

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LXVII. Provided nevertheles, and be it further enacted, But at liberty That any perfon or perfons barred of any right, title, eftate, in- to recover the tereft, claim, or demand whatfoever, in, to, or out of, the faid ney from perlands, tenements, and hereditaments, by virtue of this act, shall sons receiving be at liberty to bring any action or actions of debt for money the fame. had and received to his or their use against any person or perfons, or the legal representative of any person or persons, who received the purchase-money arising from such fale of the faid lands, tenements, hereditaments, and premifies aforefaid; and that in every fuch cafe the respective plaintiffs, on proof of fuch title as would have enabled them to recover fuch lands, tenements or hereditaments, or any part thereof, or any estate or interest in the same, shall recover the said purchase-money, or so much thereof as shall be equivalent to their interest in the faid premisses, together with such interest as shall be equivalent to the meine profits of the premisses which they should have been intitled to recover in case this act had not been made.

LXVIII. And be it further enacted, That all and every te- After purnant at will, or leffee for a year, or other perfon or perfons in chafe, tenants possession of any fuch lands, tenements, hereditaments, and pre-feffion within miffes, or any part thereof, which shall be purchased by the faid fix months afcommiffioners as aforefaid, and who shall have no greater inte- ter notice. reft in the premisses than as tenant at will, or as leffee by parole for a year, or from year to year, shall, at the expiration of fix calendar months after notice in writing left upon the premiffes, or fo foon after as he or they shall be required, peaceably and quietly deliver up the possession of the faid premisses to the faid commissioners, or any person authorized by them, or any five or more of them, to take possession thereof; and in case any fuch per- On refusing, fon or perfons shall refuse to give such possession, then it shall and commissioners may be lawful to and for the faid commiffioners, or any five or cept to the flemore of them, to isfue their precept or precepts to the theriff of riffs to deliver the faid county of Middlefex, to deliver possession of the pre-possession. miffes to fuch perfon or perfons as fhall, in fuch precept or precepts, be nominated to receive the fame; and the fame fheriff is hereby required to deliver possession accordingly of the faid premiffes, and to levy fuch cofts as shall accrue from the iffuing and execution of fuch precept or precepts on the perfon or perfons to refuting to give possession as aforefaid, by distress and fale of his, her, or their goods.

LXIX. And be it further enacted, That all and every per-Mortgagees, fon and perfons who shall have any mortgage or mortgages on on tender of fuch lands, tenements, and hereditaments, now being in possible principal and fion thereof by virtue of such mortgage or mortgages, shall on convey. the tender of the principal money and interest due thereon, together with fix months interest of the said principal money, by the faid commissioners, or any five or more of them, or by such perfon or perfons as they shall appoint, immediately assign such mortgage or mortgages to the said commissioners, or any five or more of them, or to such perfon or perfons as they shall appoint, in trust for them; or in case such mortgagee or mortgagees shall have notice in writing from the said commissioners, or any five

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or more of them, that they will pay off and discharge the principal and interest which shall be due on the faid mortgage or mortgages at the end or expiration of fix calendar months, to be computed from such notice given; that then, at the end of the faid fix months, on payment of the principal and interest fo due, fuch mortgagee or mortgagees shall affign his, her, or their interest in the premisses to the faid commissioners, or fuch perfon or perfons as they, or any five or more of them, shall appoint, in trust for them; and in case such mortgagee or mortgagees shall refuse to allign as aforefaid on fuch tender or payment, that then all interest on every such mortgage shall cease and determine.

LXX. And be it further enacted, That upon payment of the principal money and interest due on any mortgage as aforesaid into commissioners, the bank, at the end of fix calendar months from such notice as aforelaid, for the ule of the mortgagee or mortgagees, the cashier or cathiers of the bank thall give a receipt or receipts for the faid money in like manner as is herein before directed in cafes of other payments into the bank; and thereupon all the effate, right, title, interest, use, trust, property, claim, and demand, of the faid mortgagee or mortgagees, and of every perfon or perfons in truft for him or them, shall veft in the faid commissioners. and they shall be deemed to be in the actual possession of the premisses comprized in fuch mortgage or mortgages to all intents and purposes whatsoever.

LXXI. And be it further enacted, That all fums of money to be paid purfuant to any fuch agreement or verdict as aforefaid, or on any fuch mortgage, shall be and are hereby charged and chargeable upon all monies which shall be raised or received for the purposes of this act, and shall be tendered to the party or parties intitled to the fame; and in cafe of refutal to accept, the fame, shall be paid into the bank of *England* in the names of any perion or perions appointed by the faid commissioners, or any five or more of them, for that purpole, in truft for fuch perfon or perfons as shall be intitled to receive the fame before the faid commissioners shall proceed to pull down any house or houses, or other erections or buildings, or to use the ground for any of the purposes of this act.

LXXII. And be it further enacted, That the faid commiffioners, or any five or more of them, shall have power, from time to time, to impose any reasonable fine, not exceeding the fum of ten pounds, on the faid theriff, or his deputy or deputies, bailiffs or agents respectively, making default in the premiss; and on any of the perfons who shall be summoned and returned on any fuch jury or juries who shall not appear, or who shall refule to be fworn on the faid jury or juries, or being fo fworn shall not give his or their verdict; and also on any perfor or perfons who shall be furmoned to give evidence touching any of the matters aforefaid, and shall not attend, or shall refuse to be fworn, or who being fworn shall refuse to give his, her, or their evidence; and on any other perfon or perfons who shall in other matter wilfully neglect his, her, or their duty in the premiffes,

On refulal, intereft to cease.

Premisses to veft in the

Monies to be paid or tendered before vie made of the premiffes.

Power to fine theriffs, &c. for not attending.

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miffes, contrary to the true intent and meaning of this act; and, from time to time, to levy fuch fine or fines by order of the faid commissioners, or any five or more of them, by distress and fale of the offender's goods, together with the reasonable charges of every fuch diffress and fale, returning the overplus (if any) to the owner; and all fuch fines shall be applied for the purposes of this act.

LXXIII. And be it further enacted by the authority aforefaid, Commiffion-That it shall and may be lawful to and for the faid commission-ers may fell ers, or any nine or more of them, to let, fell, or dispose of, lands. to much or fuch parts of fuch houses, lands, and premisses, as thall not be neceffary for the widening of the faid ftreets or paflages, for the best price that can be gotten for the same, applying the money arising thereby for the purpoles of this act.

LXXIV. And be it further enacted by the authority afore- Penalties may hid, That it shall and may be lawful to and for the faid com- be mitigated. millioners, or any feven or more of them, from time to time, to compound and agree with any perfon or perfons against whom the faid committioners, or any three or more of them, shall bring, or cause to be brought, any action or actions, suit or luits, for any penalty or penalties contained in any contract or contracts hereafter to be entered into, on account of any breach or non-performance of any fuch contract or contracts, for fuch lum or fums of money as they, or any seven or more of them, thall think proper; and also to mitigate, compound, or lessen, any other the forfeitures incurred under this act, to as the furns to compounded and agreed for be not lefs than the injury or damage fuftained by the breach or non-performance of fuch contract or contracts, and all the cofts, charges, and expences, which shall be occasioned thereby, and so as the mitigation of the other forfeitures as aforefaid, do not extend to remit above one moiety of the faid forfeitures respectively.

LXXV. Provided always, and be it further enacted by the Perfons agauthority aforefaid, That if any perfon shall think himself or grieved may herfelf aggrieved by any thing done in purfuance of this act, appeal to the and for which no particular mathod of relief hath been already fions. appointed, such perfon may appeal to the justices of the peace at any general or quarter feffions of the peace to be held for the county of Middlefen or city of London, within three calendar months after the caufe of complaint shall have arisen, such appellant first giving, or causing to be given, fourteen days nouce at the least, in writing, of his or her intention to bring fuch appeal, and of the matter thereof, to the clerk to the faid commiffioners; and within two days after fuch notice, entering into a recognizance before fome justice of the peace for fuch county or city, with two fufficient furcties, conditioned to try fuch appeal at, and abide the order of, and to pay fuch cofts as shall be awarded by, the justices at such general or quarter fessions; and the faid justices at such session, upon due proof of such notice being given as aforefaid, and of the entering into fuch recognizances, shall hear and finally determine the causes and matter

matter of fuch appeal in a fummary way, and award fuch coffs to the parties appealing or appealed against as they the faid juftices shall think proper; and the determination of fuch general or quarter seffions shall be final, binding, and conclusive; to all intents and purposes.

LXXVI. And be it further enacted by the authority aforefaid, That all penalties and forfeitures by this act imposed (the manner of levying and recovering whereof is not hereby otherwife particularly-directed) shall be levied and recovered by difires and fale of the offender's goods and chattles, by warrant under the hand and feal of one justice of the peace acting in and for the faid county of Middlefex; which warrant fuch justice is hereby impowered and required to grant, upon the confession of the party or parties, or upon the information of any one or more credible witnefs or witneffes upon oath; and the penalties and forfeitures, when recovered, after rendering the overplus (if any be) upon demand, to the party or parties whole goods and chattles (hall be fo diffrained and fold (the charges of fuch diffrefs and fale being first deducted) shall be paid to the clerk to the faid commissioners for the time being, and be applied towards the purposes of this act: and in case sufficient distress shall not be found, or fuch penalties and forfeitures shall not be paid forthwith; it shall and may be lawful to and for fuch justice, and he is hereby authorized and required, by warrant under his hand and feal, to caufe fuch offender or offenders to be committed to the common gaol or house of correction of the faid county, there to remain without bail or mainprize for any time not exceeding three calendar months, nor less than fourteen days, unlefs fuch penalties and forfeitures, and all reafonable charges. shall be fooner fully paid and fatisfied.

LXXVII. Provided always, and be it further enacted by the authority aforefaid, That it thall and may be lawful to and for the faid commiffioners, or any five or more of them, from time to time, if they thall fee caufe, to pay and apply fuch part of the faid penalties and forfeitures, or any of them, as they thall think proper, not exceeding one moiety of them, or any of them, to and for the use of the informer or informers, or any of them; any thing herein contained to the contrary notwithstanding

LXXVIII. And be it further enacted by the authority aforefaid, That in all cafes where cognifance is given to any juffice or juffices of the peace by this act, it fhall be lawful for fuch juffice or juffices to administer an oath to any perfon for his or their more certain information in the matters then depending.

- LXXIX. And be it further enacted, That a book or books fhall be prepared and kept by the faid commiffioners, or by fuch perfon or perfons as they, or any five or more of them, thall appoint, wherein thall be fairly entered, from time to time, the names of fuch perfons as they, or any five or more of them, thall nominate and appoint to put in execution the purposes of this act, and copies of all orders and proceedings relating thereto and also an account of what monies thall have been affeffed, raifed, levied,

Commissioners may reward informers.

Juffices may administer

oaths.

Proceedings to be entered in books.

Penalties and forfeitures

how to be re-

covered and

applied.

levied, and paid, by virtue of this act, and how the fame shall have been applied, and the names of the annuitant or annuitants, and what fum or fums he, she, or they, paid for such annuity or annuities refpectively, and what he, fhe, or they, is or are to receive for the fame; which book or books the faid annuitants. or any of them, and all perfons contributing to the faid rates or affefiments, may, at all convenient times, perufe and inspect without fee or reward.

LXXX. And be it further enacted by the authority afore: Committionfaid, That the faid commissioners shall at all their meetings un- ers are to defray their own der this act pay and defray their own expences.

LXXXI. And be it further enacted by the authority afore- expences. faid, That where any diffress shall be made for any fum or sums Diffress not of money to be levied by virtue of this act, the diffrefs itfelf unlawful for fhall not be deemed unlawful, nor the party or parties making want of form; the same be deemed a trespasser or trespassers, on account of any default or want of form in any proceedings relating thereto; nor nor the party fhall the party or parties distraining be deemed a trespasser or distraining trespassers ab initio, on account of any irregularity which shall trespasser be afterwards done by the party or parties diffraining, but the ab initio. perfon or perfons aggrieved by fuch irregularity may recover full fatisfaction for the special damage in an action on the case.

LXXXII. Provided always, That no plaintiff or plaintiffs Plaintiff not thall recover in any action for any fuch irregularity, trefpafs, or to recover, if other proceedings, if tender of fufficient amends thall be made tender of by or on the behalf of the party or parties who shall have com- amends has mitted, or caused to be committed, any such irregularity, tref- been made. pais, or wrongful proceedings, before such action brought; and in case no such tender shall have been made, it shall and may be lawful for the defendant or defendants in any fuch action, by leave of the court where such action shall depend; at any time before iffue joined, to pay into court fuch fum of money as he or they shall think fit; whereupon such proceedings, or orders . and judgements, shall be had, made, and given, in and by such court, as in other actions where the defendant is allowed to pay money into court.

LXXXIII. And be it further enacted by the authority afore- Writings to faid, That no nomination, contract, bond, warrant, judge- be without ment, or other writing whatfoever, under the hand and feal, or ftamps. hands and feals, of, or only figned by, any commissioners, or justice orjustices of the peace, or exhibited before them, or under the hand and feal, or hands and feals, of, or only figned by, any other perfon or perfons whatfoever, relating to the execution of this act, shall be chargeable with any stamp-duty whatsoever.

LXXXIV. And be it further enacted by the authority afore- proceedings faid, That all orders and proceedings of the faid commissioners, to be entered at their meetings, shall be entered in a book or books to be kept in a book. for that purpole; and such orders and proceedings, so entered, shall be figned by the clerk or clerks at any meeting of five or more of the faid commissioners assembled, as the case shall require; and fuch orders shall be deemed and taken to be origi-Κ Vol. XXVIII. nal

Anno octavo GEORGII III. c. 33.

nal orders; which faid book or books shall and may be produced and read in evidence in all courts whatsoever. LXXXV. And be it further enacted by the authority afore-

faid, That no proceedings to be had touching the conviction of.

any offender or offenders against this act, or any order, made,

or other matter or thing to be done or traplacted in, or relating to, the execution of this act, thall be vacated or qualhed for,

want of form, or be removed by Certiorani, or any other, writ,

or process whatloever, into any of his Majesty's courts of record

at Westminster; any, law or flatute, to the contrary notwith .

Proceedings not to be qualhed for want of form.

nor removeable by Certiorari.

Limitation of actions.

General isfue,

ftanding.

LXXXVI. And be it further enacted by the authority aforefaid, That no action or fuit shall be commenced against any perion or perions for any thing done in pursuance of this act, until, twenty one days notice shall be thereof given in writing to, the clerk to the faid commissioners, or after, sufficient, fatisfaction, or tender thereof, hath been made to the party or parties, aggrieved, or after fix calendar months next after the fact committed for which Juch action or actions, fuit or fuits, shall be fo, brought; and every fuch action shall be brought, laid, and tried, in the county or place where fuch matters and things refpectively, shall be committed or done, and not in any other county or place; and the defendant or defendants in fuch actions and fuits, and every of them, may plead the general iffue, and give this act and the fpecial matter, in evidence, at any trial or trials which thall be, had thereupon, and that the matter or thing for which fuch action or actions, fuit or fuits, fhall be fo brought, was dome in pursuance, and by the authority of this act : and if the faid matter or thing shall appear to have been to done, or if it shall appear that fuch action or fuit was brought before twenty one days , notice thereof given as aforefaid, or that fufficient fatisfaction was made or tendered as aforefaid, or, if any fuch action or fuit shall not be commenced within the time before for that purpole limited, or thall be laid in any other county or place than as aforefaid : then the jury or juries shall find for the defendant or defendants . therein: and if a verdict or verdicts shall be found for such defendant or defendants, or if the plaintiff or plaintiffs in fuch action or actions, fuit or fuits, shall become nonsuited, or suffer a discontinuance, of such action or actions, or if upon any demurrer or demurrers in fuch action or actions, judgement shall be given for the defendant or defendants therein; then, and in any of the cales aforefaid, fuch defendant or defendants shall have treble cofts, and thall have such remedy for recovering the ... fame, as any defendant or defendants may have for his, her, or their cofts, in any other cales by law,

Treble cofts.

Publick act.

LXXXVII, And be, it further enacted by the authority aforefaid, That, this act shall be taken and allowed, in all courts of juffice, as a publick act, and all judges, juffices, and others, are hereby required to take notice thereof as fuch, without the, fame being specially pleaded.

XXXIV.

[1767,

1767.] Anao octavo GEORGII III. C. 34-41.

CAP. XXXIV.

An act to enlarge and vary the term and powers of an act for repairing and widening the road from the west end of Thames Street, in the city of Oxford, over Botley Cauleway, to the turnpike road near Fifield, in the county of Berks; and to provide more effectually for repairing and widening the ancient horse road from the west end of Botley Cauleway to Witney, in the county of Oxford.

CAP. XXXV.

An act for amending, widening, and keeping in repair, feveral roads leading to and through the town of Goudhurft in the county of Kent.

CAP. XXXVI.

An act for making and maintaining a navigable canal from the city of Coventry, to communicate upon Fradley Heath, in the county of Stafford, with a canal now making between the rivers Trent and Merfey.

CAP. XXXVII.

In all for making and maintaining a navigable cut or canal from the river Severn, at or near a place called Hawford, in the parifh of Claines, in the county of Worcester, to or near a place called Chapel Bridge, within the porongh of Droitwich, in the faid county.

CAP. XXXVIII.

An act for making and maintaining a navigable cut or canal from Birmingham to Billtone, and from thence to Autheley, there to communicate with the canal now making between the rivers Severa and Trent; and for making collateral cuts up to feveral coal mines

CAP. XXXIX.

An all to continue the terms and enlarge the powers of feveral alls of the twelfth of Queen Anno, the twelfth of King George the First, and the twenty fecond of his late Majely, for repairing the road from the tity of Worcester, through Droitwich, to Bromigrove, and other roads therein mentioned; and to repeat an all of the twenty eighth year of his late Majely for repairing the roads hing in and leading from Droitwich aforefaid; and for amending the feveral roads which were directed to be repaired by the faid all.

CAP. XL.

An act for rebuilding and enlarging the common gool of the city and county of the city of Coventry; and for appointing a place for the cuflody of prifoners in the mean time.

CAP. XLI.

An act for continuing and enlarging the powers of an act paffed in the twenty fourth year of the reign of his late Majefly, intituded, An act for repairing the road from the top of Crickley Hill, in the county of Gloucester, to Frogg Mill, through the towns of North Leach, Burford, and Witney, and parishes of Hanborough and Bladan, to Campsfield, in the patish of Kidlington, in the county of Oxford; and allo the road from Witney, through Eympham; Caminer, and Botley, to the city of Oxford; except K 2 fo much thereof as relates to the road from Witney, through Eynfham, Cumner, and Botley, to the city of Oxford; and also for repairing and widening the road from Campsfield, to the turnpike road at or near Enflow Bridge, in the faid county of Oxford.

· CAP. XLII.

An act for enlarging and continuing the term and powers granted by an act passed in the twentieth year of the reign of his late Majesty, for repairing the road from Sunderland near the sea, to the city of Durham, in the county of Durham.

CAP. XLIII.

An act to enlarge the term and powers of an act made in the thirty third year of the reign of his late Majefty, for repairing the road from the thirty nine mile flone in Maidstone, to Tubb's Lake, in the parifh of Cranbrooke, in the county of Kent.

CAP. XLIV.

An att to amend and render more effettual an att made in the fecond year of the reign of his prefent Majefly, for supplying the town of Halifax with water; and for better paving, cleansing, and lighting, the streets and other places there; and for removing all nu/ances, incroachments, and obstructions, within the said town, and preventing the like for the suture.

CAP. XLV.

An act to continue and render more effectual feveral acts paffed for repairing the road leading from The Stones End, in the parify of Saint Leonard Shoreditch, in the county of Middlefex, to the farthermost part of the nothern read, in the parify of Enfield, in the fame county, next to the parify of Chefhunt, in the county of Hertford; and for amending the road from The Watch House in Edmonton, to The Market Place in Enfield.

C A P. XLVI.

An all for repealing an all made in the twenty ninth year of the reign of bis late maje/ly King George the Second, intituled, An act for the better regulating the nightly watch and beadles, and cleanfing, enlightening, and paving, the ftreets, fquares, lanes, and other paffages, and repairing the highways and caufeways, and regulating the poor within the parifh of Saint Mary le bone, in the county of Middle/ex; and for making more effectual provision for those purposes.

CAP. XLVII.

An act for diverting, altering, widening, repairing, and amending, the road from Huddersfield, in the west riding of the county of York, to Woodhead, in the county palatine of Chefter; and from thence to a bridge over the river Mersey, called Enterclough Bridge, on the confines of the county of Derby.

CAP. XLVIII.

An act for continuing the terms of feveral acts made in the thirteenth year of King George the First, and in the seventeenth and thirty second years of his late Majesty, for repairing several roads leading from and through Chippenham, and from Chippenham Bridge,

in

THE

Statutes at Large,

Anno octavo GEORGII III. Regis.

Being the FIRST Seffion of the

Thirteenth Parliament of GREAT BRITAÍN.

ΒY

DANBY PICKERING, of GRAY'S INN, Efq.

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THE

STATUTES at Large, Sc.

Anno offavo GEORGII III.

At the parliament begun and holden at Weltminfter, the tenth day of May, Anno Dom: 1768; in the eighth year of the reign of our Sovereign Lord GEORGE the Third, by the grace of. God, of Great Britain, France, and Irelandy. King, Defender of the Faith; St. Being the first fession of the thirteenth, parliament of Great Britain.

CAP.I.

An all for further continuing certain laws to probibity for a limited time, the exportation of corn, grain; meak, mak, flour, bread, bifcuit, and floreb, and alfo the extruction of low wines and spirits from wheat and wheat-flour; forfurther, allowing the importation of wheat and wheat flour, ... banley, banley meal, and pulles free of duty, into this king dom, from any part of Engropey and for allowing the inportation of oats and oat-meal, rys and rys-meal, intersbisa kingdom, for a limited time, free of duty; and alfo for continuing fuch other laws as will expire before the beginning of the next selfion of parliament.

THEREAS it is expedient that the laws berein after men- Preamble. tioned should be continued; may it therefore please your Majefty, that it may be enacted; and be it enacted by the King's most excellent majesty, by and with the advice and consent of the lords spiritual and temporal, and commons, in this present parliament affembled, and by the authority of the fame, That fo much of an act made in the feventh year of the reign of his Such part of prefent Majesty, intituled, An act to prohibit, for a limited time, the exportation of corn, grain, meat, malt, flour, bread, bifcuit, and flarch, and also the extraction of low wines and spirits from wheat and wheat-flour, as was continued by an act made in the last fel- as was contifion of parliament, intituled, An act to continue and amend an act nued by the made in the last fession of parliament, to probibit, for a limited time, recited act of the exportation of corn, grain, meal, malt, flour, bread, biscuit, and the last fession. starch, and also the extraction of low wines and spirits from wheat and wheat-flour, shall, together with the amendments and the together with

other the amend.

ments and provisions therein, further continued until the twentieth day

The following , acts of 7 Geo, 3:

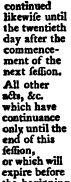
other provisions contained in the faid last mentioned act, continue, and shall be in full force and effect, and be carried into execution, until the twentieth day after the commencement of the next fession of parliament.

twentieth day after the commencement of the next seffion.

II. And be it further enacted by the authority aforefaid, That the following acts made in the feventh year of the reign of his prefent. Majefty, that is to fay, An act, intituled, An act for further allowing the importation of wheat and wheat-flour, barley, barley-meal, and pulle, free of duty, into this kingdom, from any part of Europe; and an act, intituled, An all for allowing the importation of oats and oat-meal, 'rye and rye-meal, into this kingdom, for a limited time, free of duty; which faid acts were continued by an act made in the last fession of parliament, (intituled, An att to continue feveral atts made in the last settion of parliament, for allowing the importation of wheat, wheat-flour, barley, barley-meal, pulfe, oats, oat-meal, rye and rye-meal, duty free; and alfo fo much of an att made in the fame selfion as relates to the free importation of rice from his Majefly's colonies in North America, and to allow the importation of wheat and wheat-flour from Africa, for a limited time, free of duty) shall continue, and shall be in full force and effect, and be carried into execution, until the twentieth day after the commencement of the next feffion of parliament.

III. And be it further enacted by the authority aforefaid, That all other acts of parliament, and all claufes and provisions contained in any act or acts of parliament, which have continuance only until the end of this prefent feffion of parliament, or which will expire before the beginning of the next feffion of parliament, fhall be, and are hereby, further continued until the end of fuch next feffion of parliament.

the beginning of the next festion, are further continued until the end of the next festion.





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Statutes at Large,

Anno nono GEORGII III. Regis.

Being the SECOND Seffion of the]

Thirteenth Parliament of GREAT BRITAIN,

βY

DANBY PICKERING, of GRAY'S INN, Efq;

Vol. XXVIII.

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THE

STATUTES at Large, &c.

Anno Regni GEORGII III. Regis Magnæ Britanniæ, Franciæ, & Hiberniæ, nono.

T the parliament begun and holden at Westminster, the eighth day of November, Anno Dom. 1768, in the ninth year of the reign of our fovereign Lord George the Third, by the grace of God, of Great Britain, France, and Ireland, King, defender of the faith, &c. Being the fecond feffion of the thirteenth parliament of Great Britain.

CAP. L

An att to probibit, for a further time, the exportation of corn, grain, meal, malt, flour, bread, biscuit, and starch; and also the extraction of low wines and spirits from wheat and wheat flour.

[7HEREAS it is expedient that the exportation of any fort Preamble. of corn, grain, meal, malt, flour, bread, bifcuit, and flarch, out of the kingdoms of Great Britain or Ireland should be prohibited for a further time; be it therefore enacted by the King's most excellent majefty, by and with the advice and confent of the lords fpiritual and temporal, and commons in this prefent parliament affembled, and by the authority of the fame, That from No perfon and after the twenty fixth day of *November*, one thouland feven &c. any of the hundred and fixty eight, no perfon or perfons whatfoever shall, commodities directly or indirectly, export, transport, carry, or convey, or here mention-cause or procure to be exported, transported, carried, or con-ed, from Great veyed, out of or from the faid kingdoms of *Great Britain* or Britain or Ire-land, Ireland; or load or lay on board, or caufe or procure to be laden or laid on board, in any ship or other vessel, or boat, in order to be exported or carried out of the faid kingdoms of Great Britain or Ireland, any fort of corn, grain, meal, malt, flour, bread, biscuit, or starch, under the penalties and forfei- on forfeiture) tures herein after mentioned; that is to fay, That all the faid of the fame; commodities that shall be fo exported, shipped, or laid on board, or loaded to be exported, shipped, or carried out, contrary to this act, shall be forfeited; and that every offender or offenders therein

buthel, for all corn, grain, malt, meal, and flour; lb. for all bread, biscuit, or flarch; veffel, &c.

In what courts the faid penalties to be fued for and recovered.

Master and mariners of any fuch veffel affifting, liable to 3 months im. prifonment.

Officers, and authorized,

of the faid commodities thipped, &c. contrary to the intent of this act ;

the vefiel.

The goods to be lodged in the King's warehouses,

and 20 s. per therein shall forfeit the sum of twenty shillings for every bushel of corn, grain, malt, meal, or flour; and twelve pence for every pound weight of bread, bifcuit, or ftarch; and fo in proportion for any greater or lefs quantity which shall be fo exported, and 12d per shipped, or put on board to be exported; and also the ship, boat, or veffel, upon which any of the faid commodities shall be exported, thipped, or laden to be exported, and all her and also of the guns, tackle, apparel, and furniture, shall be forfeited; and one moiety of all the faid penalties and forfeitures shall be to the

> King's majefty, his heirs, and fucceffors, and the other moiety to him or them that will fue for the fame; and for offences which shall be committed in that part of Great Britain called England, fuch penalties and forfeitures shall be recovered by action of debt, bill, plaint, or information, in any of his Majetty's courts of record at Westminster, or before the justices of affize, or at the great feffions in Wales, or by information, at any general quarter feffions of the peace for the county, city, riding, division, or place, where the offence shall be committed; and in such suit, no effoin, protection, privilege, or wager of law, shall be allowed; and for offences which shall be committed in that part of Great Britain called Scotland, by action or fummary bill, or information, in the courts of feffions or exchequer in Scotland; and for offences which shall be committed in Ireland, in his Majesty's courts of record in Dublin, or at the general quarter feffions of the peace for the county, city, or place, where the offence thall be committed; and that the master and mariners of any such ship, boat, or yessel, wherein any fuch offence thall be committed, knowing fuch offence, and wittingly and willingly aiding and affifting thereunto, and being thereof duly convicted in any fuch courts as aforefaid, shall be imprifoned for the space of three months without bail or mainprize.

II. And be it further enacted by the authority aforefaid, That other perfons it shall and may be lawful to and for any perfon or perfons, being an officer or officers of the customs, or being lawfully authorized in this behalf by the lord high treasurer of Great Britain, or the commissioners of the treasury for the time being. may feize any or any three or more of them, to take and feize all fuch of the faid commodities, not allowed to be exported by this act, as he or they shall happen to find, know, or discover, to be laid on board any thip, or other veffel, or boat at fea, or in any port, or in any navigable river or water, to the intent or purpole to be exported, transported, or conveyed, out of Great Britain or together with Ireland, contrary to the true intent of this act; and also the thip, veffel, or boat, in which the fame thall be found; and to bring the faid goods to the King's warehouse or warehouses belonging to the cuftomhoufe next to the place where fuch feizures shall be made, or to some other safe place (where there are no fuch warehoules) in order to be proceeded against according to law; and in cafe of recovery, to be divided in manner as aforefaid.

III. Pro-

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III. Provided always, That this act, or any thing herein Prohibition contained, shall not extend to prohibit the exportation of fuch or not to extend fo much of the faid commodities, as shall be necessary to be the faid comcarried in any thip or thips, or other veffel or veffels, in their modities, as respective voyages, for the suftenance, diet, and support, of the shall be necescommanders, mafters, mariners, paffengers, or others, in the fary for the fame fhips or veffels only; or for the victualling or providing in their voyany of his Majesty's ships of war, or other ships or vessels in his ages; Majesty's service, or for his Majesty's forces, forts, or garrifons; or for his Maany thing herein contained to the contrary notwithstanding.

IV. Provided alfo, That this act, or any thing herein con- war, &c. forces or garrifons; tained, shall not extend to prohibit any perfon or perfons to nor to fuch as thip or put on board any of the commodities aforefaid, to be thall be carried carried coaftwife; that is to fay, From any port, creek, or mem- coaftwife; ber of the kingdoms of Great Britain or Ireland, to any other port, creek or member of the fame respectively, having such or the like coaft cocquet, or fufferance for that purpole, and Security being fuch or the like sufficient security being first given for the land- first given for ing and discharging the same in some other port, member, or the due landcreek, of the faid kingdoms, and returning a certificate in fix ing thereof ; months, as is required by law in cases where goods, which are liable to pay duties on exportation, are carried coaftwife from one port of Great Britain to another, and not otherwife.

V. Provided alfo, That this act, or any thing herein con- nor to fuch as tained, shall not extend to any of the faid commodities which shall be exthall be exported, or fhipped to be exported, out of or from ported from Great Britain Great Britain Great Britain to Ireland, or from Ireland to Great Britain; or to Ireland; or from Great Britain or Ireland, to Gibraltar or Minorca, or unto from Ireland any of his Majesty's islands or colonies in America, that have to Great Briufually been fupplied with any of the faid commodities from tain; or to Great Britain or Ireland, for the fuftentation of the inhabitants norca, or Briof the faid illands, colonies, or dominions; or for the benefit tith colonies in of the Britif fifthery in those parts only; fo as the exporter do, America; or before the fhipping or laying on board the fame, declare the for the Britif island, colony, or dominion, islands, colonies, or dominions, the exporter for which the faid commodities are respectively defigned, and giving fecurido become bound with other fufficient fecurity in treble the va- ty for the due lue thereof, to the commissioners or chief officer or officers of landing, &c. his Majesty's customs belonging to the port or place where the fame shall be shipped or put on board (who hath or have hereby power to take fuch fecurity in his Majefty's name, and to his Majesty's use) that such commodities shall not be landed or fold in any parts whatfoever, other than the kingdoms, dominions. islands, or colonies, for which the same shall be so declared; and that a certificate under the hand and feal of the collector, and returning comptroller, or other chief officer of the customs, or if no a certificate. such, of the naval officer, or some other principal officer of the port where the fame shall be landed, shall, within the respective times herein after for that purpose mentioned (the danger of the feas excepted) be returned to the officers who took the faid bonds, that the faid commodities have been landed at the L3 port

jefty's thips of

[1768.

Officer making a falle certificate, foris incapacitated. Other perfon counterfeiting, &c. any certificate, &c. Penalties in what courts ed.

Application thereof.

Bonds to be profecuted to beans exported to the British forts, &c.

nor to any of the faid commodities exported by the Eaft India company to their forts, &c.

nor to wheat, flour, malt, barley, bread, bifcuit, or peafe, from to Jersey, Guernsey, and Alderney, &c. for the ule of the inhabitants only, Ъc,

port or place for which the fame shall be so declared; and for the taking of fuch fecurity, and for giving fuch certificates (which the respective officers aforefaid are hereby on demand required to give) no fee or reward shall be demanded or received; and if any officer shall make any false certificate of any fuch commodities being fo landed, fuch officer shall forfeit the feits 2001. and fum of two hundred pounds, and lose his employment, and be incapable of ferving his Majesty, his heirs, or successors, in any office relating to the cuftoms; and if any perfon shall counterfeit, rafe, or fallify, any fuch certificate, or knowingly publifh any fuch counterfeit, rafed, or falle certificate, he shall forfeit the fum of two hundred pounds, and fuch certificate shall forfeits 2001. be void and of no effect ; which faid penalties for offences cammitted in Great Britain or Ireland, shall be recovered in the same courts, and in the fame manner, as the other penalties inflicted to be recover. by this act are recoverable; and for offences committed in the colonies or plantations in America, or other the dominions belonging to the crown of Great Britain in Europe, shall be recovered in the high court of admiralty, or in any chief court of civil or criminal jurifdiction, in fuch respective colonies, plantations, or dominions; and shall be divided into equal moieties between his Majefty and the informer; and the faid bond or within 3 years. bonds, if not profecuted within three years, shall be void.

Prohibition VI. Provided alfo, That nothing herein contained shall ex-not to extend tend to prohibit the exportation of beans to the Britifb forts, caftles, and factories in Africa, or for the use of the ships trading upon that coaft, that usually have been supplied with the &c. in Africa, fame, from Great Britain or Ireland; fo as the like fecurity be given for the exporting thereof, as is required by this act to be given by perfons carrying any of the faid commodities to the British colonies in America.

> VII. Provided alfo, That nothing herein contained shall extend to prohibit the united company of merchants of England trading to the East Indies, from exporting any of the faid commodities to any of their forts, factories, or fettlements, for the fupport of the perfons refiding there; fo as the like fecurity be given for the exporting thereof, as is required by this act to be given by perfons carrying any of the faid commodities to the British colonies in America.

VIII. Provided alfo, That this act, or any thing herein contained, shall not extend to any wheat, flour, malt, barley, bread, biscuit, or peale, to be transported out of, or from, the port of Southampton only, unto the islands of Jersey, Guernsey, and Al-Southampton derney, or any of them, for the only use of the inhabitants of those islands; so as the exporter before the lading of such commodities, or laying the fame on board, do become bound with other fufficient fecurity in treble the value thereof (which the customer or comptroller of the fame port hath hereby power to take in his Majesty's name, and to his Majesty's use, and for which fecurity no fee or reward shall be given or taken) that fuch commodities shall be landed in the faid islands of ferfey, Guern-

Guernfey, and Alderney, or one of them (the danger of the feas only excepted) for the use of the inhabitants there, and shall not be landed or fold in any other parts whatfoever, and to return the like certificates of the landing the fame there, as are herein required on the exportation of the faid commodities to the British colonies in America, and within the time for that purpose herein mentioned; and fo as the quantity of wheat, so as the quanflour, malt, barley, bread, bifcuit, and peafe, which at any tity exceed time or times during the continuance of this act, fhall be fhip-not 5000 ped at the faid port for the faid islands, or either of them as a - the whole; forefaid, doth not exceed in the whole five thousand quarters; any thing herein contained to the contrary notwithstanding.

IX. Provided also, That this act shall not extend to any nor to wheat, wheat, barley, oats, meal, or flour, to be transported out of or barley, oats, from the ports of Whitehaven or Liverpoole only, into the Isle of meal, or flour, Man, for the only use of the inhabitants of that island; so as haven or Lithe exporter, before the lading of fuch wheat, barley, oats, verpoole to the meal, or flour, or laying the fame on board, do become bound, life of Man, meal, or flour, or laying the lame on board, do become bound, for the use of with other fufficient fecurity, in treble the value thereof (which the inhabi-tants only, see. tively hath hereby power to take in his Majefty's name, and to his Majefty's use, for which security no fee or reward shall be given or taken) that fuch wheat, barley, oats, meal, or flour, shall be landed in the faid Ifle of Man (the danger of the feas only excepted) for the use of the inhabitants there, and shall not be landed or fold in any other parts whatfoever; and to return the like certificates of the landing the fame there, as are by this act required on the exportation of the faid commodities to the British colonies in America, and within the time for that fo as the purpose herein mentioned; and so as the whole quantity of quantity ex-wheat, barley, oats, meal, and flour, which, at any time or quarters in times during the continuance of this act, shall be shipped at the whole; both the faid ports for the faid Ifle of Man, shall not exceeed one moiety to in the whole two thousand five hundred quarters; one moiety be shipt from Whitehaven, thereof to be exported from the faid port of Whitehaven, and the and the other other moiety thereof to be exported from the faid port of Liver- moiety from poole; any thing herein contained to the contrary notwithstanding. Liverpoole;

X. Provided alfo, That nothing in this act contained shall nor to wheat. extend to prohibit the committee of merchants trading to Africa, flour, not ex-from exporting, during the continuance of this act, any quan-quarters; tity of wheat flour, not exceeding two hundred quarters; or nor to bread any quantity of bread or bifcuit, not exceeding fifteen tons or bifcuit, not in the whole of fuch bread or bifcuit, or of fuch bread and bif- exceeding 15 cuit together, to the British forts, caftles, and factories in Afri- by the comca, for the support of the persons residing there; so as the like mittee of Afecurity be given for the exporting thereof, as is herein required frica merto be given by perfons carrying the faid commodities to the chants to their Britilb colonies in America. Briti/b colonies in America.

XI. And be it further enacted by the authority aforefaid; Commiffion-That the commissioners of the customs for the time being shall, ers of the cuand they are hereby required, to give a full and true account ftoms to rein turn an ac-L 4

Africa.

liament of all the corn and other commodities fo exported.

Times limited for returning certificates, where bonds are taken.

count to par- in writing, to both houles of parliament, at the beginning of the next fession thereof, of all corn, grain, meal, malt, flour, bread, bifcuit, and ftarch, that shall before that time be exported to any place whatfoever by virtue or in purfuance of any of the liberties or powers hereby given or granted for that purpole.

> XII. And be it further enacted by the authority aforefaid, That all certificates of the landing and discharging of the faid commodities to be exported, other than coastwife, shall be returned within the respective times following; that is to fay, Where the bonds are taken in respect of any of the faid commodities to be exported from Great Britain or Ireland, to any of faid the colonies or plantations in America, within eighteen calendar months after the date of fuch bonds; and where to Gibraltar or Minorca, within twelve calendar months after the date of fuch bonds; and where to the islands of Guernsey, Jersey, Alderney, or Man, within fix calendar months after the date of fuch bonds; and where from Great Britain to Ireland, or from Ireland to Great Britain, within fix calendar months after the date of fuch bonds respectively.

XIII. Provided always, and be it enacted by the authority aforesaid, That no corn, grain, meal, malt, flour, bread, bilcuit, or flarch, which shall be exported by virtue of this act, shall be intitled to any of the bounties or drawbacks which are allowed and made payable on the exportation of fuch commodities, or any of them.

XIV. Provided always, and be it enacted. That nothing not to extend herein contained shall extend to prohibit the exportation of rice out of this kingdom.

> XV. And whereas it is expedient that the extraction of low wines or spirits from wheat or wheat flour should be probibited for a further time; be it therefore further enacted by the authority aforefaid, That from and after the twenty fixth day of November, one thousand seven hundred and fixty eight, no low wines or fpirits whatfoever shall be made, extracted, or distilled, within this kingdom, from any wheat or wheat flour : and if any diftiller or maker of low wines or fpirits, or any other perfon or perfons whatfoever, shall make, extract, or distill, or cause or procure to be made, extracted, or distilled, any low wines or fpirits from any wheat or wheat flour, or shall use or mix, or caule or procure to be used or mixed, any wheat or wheat flour in any worts or wash, in order for the making, extracting, or distilling, low wines or spirits, or shall put or lay, or cause or procure to be put or laid, in any tun, walh-batch, cafk, copper, still, or other vessel or utensil, any wheat or wheat flour for the purpole of preparing any worts or wash, or for making, extracting, or diftilling, low wines or fpirits, whether fuch tun, wash-batch, cask, copper, still, or other vessel or utensil, hath or hath not been duly entered at the excise office; that then, and in each and every of the faid cafes, fuch diftiller or maker of low wines or spirits, or other person or persons, acting contrary .

No drawback or bounty to be paid on any of the commodities fo exported.

Prohibition to rice.

The extraction of low wines or fpirits from wheat or wheat flour prohibited,

trary to the directions of this act, or the perfon or perfons in whole cuftody or possible or utensil, which fhall be made under penalty use of contrary to the intention of this act, shall be found, of sool, and shall respectively, for every such offence, forfeit and pay the of all the faid fum of two hundred pounds, and all such wheat or wheat commodities. flour, and such worts and wash, low wines and spirits, shall be also forfeited.

XVI. And be it further enacted by the authority aforefaid, Wheat and That if any wheat or wheat flour shall be found in any work- wheat flour house, stillhouse, storehouse, warehouse, or any other place, found in any wherein low wines or spirits, or worts or wash, shall be made, low wines extracted, distilled, or prepared, or where any low wines or and spirits are spirits, or worts or wash, shall have been made, extracted, dif- extracted, &c. tilled, or prepared, since the first day of October, one thousand are forfeited; seven hundred and fixty eight, all such wheat and wheat flour and also shall be forfeited; and the perion or perions in whole possible perion in thall be, shall, for every offence respectively, also forfeit and fion found. pay the sum of one hundred pounds.

XVII. And be it further enacted by the authority aforefaid, Officers of That it shall and may be lawful for any person or persons who excise, &c. shall be authorized for that purpose by the commissioners of ex- authorized to cife for the time being, or any two or more of them, within materialsfrom the limits of the chief office of excile in London, or by one or which low more justice or justices of the peace in any other part of Great wines or spi-Britain, at any time or times, with any officer of excile, to en-rits are to be ter into any workhouse, stillhouse, storehouse, warehouse, or extracted; any other place, wherein any low wines or fpirits, or worts or wash, shall be, or are suspected to be, made, extracted, distilled, or prepared, or wherein low wines or fpirits, or worts or walh, shall have been made, extracted, distilled, or prepared, fince the first day of October, one thousand seven hundred and fixty eight, and shall have free admittance into the same, and may infpect all the materials, veffels, and utenfils, therein contained, giving thereby as little interruption as may be to the bufinels which is carrying on; and in cale any officer of excile fhall have reason to suspect that any wheat or wheat flour is mixed in any worts or wash, or in any other material or preparation, for making, extracting, or diffilling, low wines or fpirits, and take famit shall and may be lawful for such officer, at any time or times ples, paying during the continuance of this act, upon payment of two shillings and fix pence, to take a fample, not exceeding two quarts, of any fuch worts or wash, material or preparation, which shall be found in any such house, or other place aforesaid; and in penalty of recafe any diftiller or maker of low wines or fpirits, or the owner fuling admitor occupier of any fuch house or place, or any workman or fer- tance to an vant to any fuch diftiller, owner, or occupier belonging, fhall officer, &c. refuse to admit such person or persons as shall be so authorized, him, is too l. or any officer of excife, into any fuch house or place; or shall obstruct or hinder any such officer, or person or persons, in

making

making fuch infpection as aforefaid; or fhall not allow any fuch officer to take fuch fample, after the faid fum of two shillings and fix pence shall be paid or tendered for the same, such diftiller, owner, or occupier, shall, for every such offence respectively, forfeit and pay the fum of one hundred pounds; and it Officer autho- shall be lawful for any such officer of excise, or other person or perfons authorized as aforefaid, having a warrant for that purpole from any two or more of the commissioners of the exciseor any justice or justices respectively as aforefaid, to feize, take, and carry away, all fuch wheat and wheat flour as fhall be found in any fuch house or other place, together with all the facks, bags, and other things, in which the faid commodities shall be contained.

XVIII. And be it further enacted by the authority aforefaid, That if any diffiller or maker of low wines or fpirits for fale or exportation, shall be possessed of, or have in his, her, or their cuftody or poffeffion, or in the cuftody or poffeffion of any perfon or perfons in truft, or for the use or benefit of such distiller or maker of low wines or spirits, more than five quarters of wheat or wheat flour at any one time, in any one or more place or places (not being a place or places for preparing, making, extracting, diftilling, or keeping worts or wash, low wines, or on forfeiture fpirits) every fuch diftiller or maker of low wines or fpirits shall, of the furplus, for every fuch offence respectively, forfeit all fuch wheat and wheat flour exceeding the faid quantity of five quarters; and alfo the fum of five pounds for every quarter fo forfeited.

XIX. Provided always, That this act shall not extend to inrespect to such flict the faid last mentioned penalty and forfeiture upon any diftiller or maker of low wines or fpirits, who shall be the actual grower of wheat, and shall be possessed of any quantity of such wheat grown by him or her in the ftraw, or after the fame is and who keep threshed out, or separated from the straw; provided such wheat not the wheat, shall not be kept in his or her possession, or in the possession of any other perfon or perfons in truft for him or her, or for a greater space of time than twenty days after the same shall be threshed or separated from the straw; and so as such wheat be not kept in any place used for making, extracting, or distilling, low wines or spirits, or for preparing or keeping worts or wash. XX. Provided also, That this act shall not extend to inflict the faid last mentioned penalty and forfeiture' upon any distiller

or maker of low wines or spirits, who practifes the trade of a miller, and who was poffeffed of, and worked any mill or mills for the grinding of wheat, on or before the first day of October, one thousand seven hundred and sixty eight, for or upon account of any quantity of wheat or wheat flour, which shall at any time, during the continuance of this act, be found in any fuch mill or mills; any thing herein contained to the contrary notwithstanding.

XXI. And be it further enacted by the authority aforefaid. That in cale any officer or officers of excile, or any other perfon or perfons, shall, at any time or times, have caule to fufbefore two

rized by warrant, may feize the faid commodities

Diftiller, &c. not to have more than 5 quarters of wheat or wheat flour at one time, &c.

and 51. per quarter ;

except with distillers, &c. as are the growers, &c.

after being threshed out, longer than 20 days ; and not in places used for distilling; and alfo with respect to such diffillers as are millers, &c.

pect

In cafe of information, upon oath,

pect that any wheat or wheat flour, exceeding the quantity of commissioners five quarters, shall be laid or kept in any fuch storehouse, ware, of excise. house, grainery, or other place or places, as aforefaid, belonging to any diffiller or maker of low wines or spirits, contrary to the true intent and meaning of this act; then, and in every fuch cafe, upon oath made by fuch officer or officers, or other perfon or perfons, before the commissioners of excise for the time being respectively, or any two or more of them, or before or a justice of one or more justice or justices of the peace refiding near the peace, warplace where fuch officer or officers, or other perfon or perfons, rant to be . shall suspect the same to be laid and kept, setting forth the granted imground of his or their fufficion; it fhall and may be lawful to officer, &c. to and for the faid commissioners, or justice or justices of the peace enter all storerespectively, before whom such officer or officers, or other per- houses, &c. fon or perfons, shall make oath as aforefaid (if he or they shall belonging to distillers, judge it reasonable) by special warrant under his or their respective hands and seals, to authorize and impower such officer or officers, or other perfon or perfons, authorized as aforefaid, by day or by night (but if in the night, then in the prefence of a constable, or other lawful officer of the peace) to enter into all and every storehouse, warehouse, grainery, or other place or places, where he or they shall suspect that any wheat or wheat flour, exceeding the quantity of five quarters as aforefaid, shall be laid or kept, belonging to any fuch diftiller or maker of low . wines or fpirits, and to feize, take, and carry away, all fuch and feize all wheat and wheat flour as he or they shall so find (over and wheat and above the faid quantity of five quarters, together with all the exceeding 5 facks, bags, or other things, wherein the fame shall be con- quarters, tained) and fuch diftiller or maker of low wines or fpirits, or and diftiller the perfon or perfons in whole cuftody or pofferfion fuch wheat liable to pay or wheat flour, belonging to fuch diffiller, shall be found, shall, 51. per quarfor every such offence respectively, forfeit and pay the faid pe- above that nalty of five pounds for every quarter exceeding the faid quan- quantity, &c. tity of five quarters; and the faid officer or officers, and other perfon or perfons, is or are hereby impowered by fuch warrant, together with fuch other perfon or perfons as he or they fhall take to his or their affiftance, to enter such storehouses, warehouses, graineries, and other place or places, and break open the doors thereof in cafe they be not opened on demand.

XXII. And be it further enacted by the authority aforefaid, Recovery and That all penalties and forfeitures by this act imposed, and for application of the recovery and application whereof no other provision is here- the penalties in before made, shall be sued for and recovered by action of debt, tures, where bill, plaint, or information, in any of his Majesty's courts of re- not otherwise cord in Westminster, or in the court of exchequer at Scotland; directed. and that the respective courts before whom the same shall be re- Penalties liacovered may and are hereby anthorized (if they shall think fit) ble to be mito mitigate all or any of the pecuniary penalties herein before in- tigated. flicted, to any fum not lefs than one fourth part of the fum herein respectively mentioned; and that one moiety of all such penalties and forfeitures when recovered, shall be to the use of his Majesty,

Anno nono GEORGII III. C. 2, 4.

Majefty, his heirs, and fucceffors, and the other moiety to him or them who shall fue for the same, or give information of, or discover the offence.

XXIV. And be it further enacted by the authority aforefaid,

That if any action or fuit shall be commenced against any perfon or perfons, for any thing done in pursuance of this act, such action or fuit shall be commenced within the space of four calendar months next after the offence shall be committed; and if such action or suit shall be commenced or prosecuted in that part of *Great Britain* called *England*, the defendant or defendants in

Limitation of XXIII. Provided always, That all fuits, profecutions, or infuits, and in- formations, for offences committed against this act, shall be formations for commenced and made within the space of fix calendar months offences against this act. after the fact is committed, and not otherways; any thing herein contained to the contrary notwithstanding.

Limitation of actions.

General iffue. any fuch action or fuit may plead the general iffue, and give this

Treble cofts.

Publick act.

act and the special matter in evidence at any trial to be had thereupon, and that the fame was done in purfuance and by the authority of this act; and if it shall appear so to have been done, the jury shall find for the defendant or defendants: and if the plaintiff shall be nonfuited, or discontinue his action after the defendant or defendants shall have appeared; or if judgement fhall be given upon any verdict or demurrer against the plaintiff, the defendant or defendants shall and may recover treble cofts, and have the like remedy for the fame as any defendant or defendants hath or have in other cafes by law : and if fuch action or fuit be commenced or profecuted in that part of Great Britain called Scotland, the court, before whom such action or fuit shall be brought, shall allow the defender to plead this act on his defence; and if the purfuer shall not infift on his action, or if judgement shall be given against such pursuer, the defender shall and may recover the full and real expences he may have been put to by any fuch action or fuit.

XXV. And be it further enacted by the authority aforefaid, That this act shall continue until the twentieth day after the commencement of the next session of parliament.

CAP. II.

An act for continuing and granting to his Majefty certain duties upon malt, mum, cyder, and perry, for the fervice of the year one thousand feven hundred and fixty nine.

CAP. III.

An act for punishing mutiny and defertion; and for the better payment of the army and their quarters.

CAP. IV.

An act to allow for a further time the free importation of rice into this kingdom, from his Majefty's colonies in North America.

WHEREAS it is expedient that fuch part of the law as is berein after mentioned fould be further continued; May it therefore please your Majesty that it may be enacted; and be it enacted

Preamble.

acted by the King's most excellent majesty, by and with the advice and confent of the lords spiritual and temporal, and commons, in this prefent parliament affembled, and by the authority of the fame, that fo much of an act made in the feventh so much of year of the reign of his present Majesty, intituled, An act for al- act 7. Geo. 3. year of the reign of his pretent triajency, intervention, into as relates to lowing the free importation of rice, fago powder, and vermicelli, into as relates to the importathis kingdom, from his Majefty's colonies in North America, for a the importa-Limited time, as relates to the importation of rice; which was continued by an act made in the eighth year of the reign of his pre- which was

fent Majefty, intituled, An all to continue feveral alls made in the continued by last festion of parliament, for allowing the importation of wheat, wheat- act & Geo. 3.

flour, barley, barley meal, puife, oats, oatmeal, rye, and rye meal, duty free; and also so much of an all made in the same sellion as re-lates to the free importation of rice from his Majesty's colonies in North America; and to allow the importation of wheat and wheat-flour from Africa, for a limited time, free of duty, shall be, and is here- is further coaby further continued until the first day of January, one thou- tinued to

1 Jan. 1770.

fand feven hundred and feventy. II. Provided always, and be it further enacted by the autho- Rice fo imrity aforefaid, That for and upon all rice which shall be import- ported, being ed into this kingdom, duty free, by virtue of this act, and which again exportthall be again exported thereout, there thall be paid and an-ed, is to pay fwered to his Majefty, his heirs, and fucceffors, a fubfidy of pound ad Vapoundage of fix pence in the pound, according to the value or lorem; rate fet upon rice imported, in the book of rates referred to by the act of the twelfth year of King Charles the fecond; which faid fubfidy of fix pence in the pound upon fuch rice fo exported, shall be raifed, levied, collected, and recovered, by fuch ways and means, and under fuch rules, regulations, penalties, and forfeitures, as the fublidy of poundage for any goods or merchandizes exported from Great Britain may be railed, levied, collected, or recovered, by any act of parliament now in force, as fully and effectually to all intents and purposes, as if the feveral claufes, powers, directions, penalties, and forfeitures, relating thereto, were particularly repeated and re-enacted in the body of this prefent act; and that fuch duties shall (the necessary charges of management excepted) be paid into the receipt of . his Majefty's exchequer, and be there referved for the disposition of parliament.

III. Provided also, and be it further enacted by the authori- and due enty aforefaid, that due entries shall be made in such manner and tries to be form as were used or practiced before the making of this act, of made of such all size which thell he importations all rice which shall be imported into this kingdom, by virtue of this act, at the cuftomhouse belonging to the ports of importation; or in default thereof, the rice to imported, and whereof fuch entries shall not be made, shall be subject and liable to such on penalty of and the fame duties as would have been payable thereon, in cafe paying the ace cultomed duthe free importation thereof had not been allowed. ty.

CAP. V.

An act for granting an aid to his Majesty by a land tax, to be raised in Great Britain, for the fervice of the year one thousand seven hundred and fixty nine, at three fhillings in the pound.

CAP

Anno nono Georgii III. C. 7,—10.

[1768.

them, made fince the eighth year of the reign of his faid late majeftyKing George the fecond.

The powers given to justices of the peace, &c. by former acts, of transporting or whipping perfons without licence, are taken away.

III. Provided always nevertheless, and it is hereby enacted by the authority aforefaid, that from and after the tenth day of January, one thousand seven hundred and fixty nine, all the powers and authority by the faid former acts, or any of them, to the juffices of peace and commissioners of excise respectively given of transporting or whipping persons convicted of retailing who retail fpi- fpirituous liquors without licence, shall cease and be no longer put rituous liquors in force ; any former act or acts to the contrary notwithstanding.

САР. VП.

An act for the regulation of his Majefty's marine forces while on fhore.

CAP. VIII.

An act for the repairing, improving, and better preferving of the harbour and quay of Wells, in the county of Norfolk.

CAP. IX.

An att to continue an att made in the eighth year of the reign of bis present Majesty, intituled, An act to continue and amend an act made in the fifth year of the reign of his present Majesty, intituled, An act for importation of falted beef, pork, bacon, and butter, from Ireland, for a limited time; and for allowing the importation of falted beef, pork, bacon, and butter, from the British dominions in America, for a limited time.

Preamble.

X7 HEREAS an act was made in the fifth year of his prefent Majefly's reign, intituled, An act for importation of falted beef, pork, bacon, and butter, from Ireland, for a limited time : and whereas an act was made in the eighth year of his prefent Majesty's reign, to continue and amend the faid first-mentioned act; and for allowing the importation of falted beef, pork, bacon, and butter, from the British dominions in America, for a limited time: and whereas it is expedient that the importation of all the faid goods and commodities should be admitted for a longer time than is allowed by the faid last-mentioned act; May it therefore please your Majesty, that it may be enacted ; and be it enacted by the King's most excellent majefty, by and with the advice and confent of the lords spiritual and temporal, and commons, in this present parliament affembled, and by the authority of the fame, that the faid act made in the eighth year of his prefent Majesty's reign, AG & Geo. 3. intituled, In act to continue and amend an act made in the fifth year of the reign of his prefent Majesty, intituled, An act for importation

time; and for allowing the importation of falted beef, pork, bacon, and further conti-butter, from the British dominions in America, for a limited time, nued to I Feb. shall continue and be in full force and effect, until the first day 1770. of February, one thousand seven hundred and seventy,

CAP. X.

An act for the better paving, cleanfing, lighting, and watching, the ftreets and lanes in the parish and borough of New Windsor, in the county of Besks, and for preventing nulances and annoyances therein.

of falted beef, pork, bacon, and butter, from Ireland, for a limited

CAP.

CAP. XI.

An att for repealing so much of an att made in the seventh and eighth years of the reign of King William the third, inti-tuled, An act to encourage the bringing plate into the mint to be coined, and for the further remedying the ill state of the coin of the kingdom, as restrains any person keeping an inn, tavern, alebouse, or vittualling-bouse, or felling wine, ale, beer, or any other liquors, by retail, from publickly using any wrought or manufactured plate, or any utenfil or vellel thereof, except spoons; and for putting an end to prosecutions commenced for offences against such part of the faid att.

WHEREAS by an act made in the feventh and eighth years of Preamble, re-the reign of his late majefly King William the third, intitu- citing clause led, An act to encourage the bringing plate into the mint to be in act 7 & 8 coined, and for the further remedying the ill state of the coin of Will. 3.

the kingdom, it was enacted, That from and after the fourth day of May, which should be in the year of our Lord one thousand fix hundred and ninety fix, no perfon keeping any inn, tavern, aleboufe, or victualling-bouse, or felling wine, ale, beer, or any other liquors, by retail, should publickly use, or expose to be used, in such his or her bouse, any wrought or manufactured plate what soever, or any utenfil or vessel thereof (except spoons) under the penalty of forfeiting the fame, or the full value thereof, together with full costs of fuit, to him, her, or them, who should fue for the fame : and whereas the faid restriction hath been found very inconvenient, and is productive of many frivolous and vexatious fuits, and is also detrimental to the revenue: may it therefore please your Majesty, that it may be enacted; and be it enacted by the King's most excellent majesty, by and with the advice and confent of the lords fpiritual and temporal, and commons, in this prefent parliament affembled, and by the authority of the fame, That from and after the paff- Repeal of fo ing of this act, to much of the faid act as restrains any perfon much of the keeping any inn, tavern, alehoufe, or victualling-houfe, or fell- recited act, as ing wine, ale, beer, or any other liquors, by retail, from pub- reftrains innlickly using, or exposing to be used, in such his or her house, others from any wrought or manufactured plate whatfoever, or any utenfil publickly or veffel thereof, shall be and is hereby repealed and made void using wrought to all intents and purposes whatsoever.

to all intents and purpoles whatloever. II. And be it further enacted by the authority aforefaid, That all and every perfon and perfons whatfoever, againft whom any tion of per-action of debt, bill, plaint, or information, hath been brought fons fued for in any of his Majefty's courts of record at Westminster, for any penalties inpenalty incurred by reason of the faid act of King William the curred by rea-penalty incurred by reason of the faid act of King William the fon of the faid third, for having publickly uled, or expoled to be uled in his, act, her, or their house, any wrought or manufactured plate whatfoever, or any utenfil or veffel thereof, shall be, and is and are hereby indemnified, freed, and difcharged, from and against all Vol. XXVIII. pe-

or manufac-

penalties and forfeitures incurred for or by reason of having publickly used, or exposed to be used, in his, her, or their house, any wrought or manufactured plate whatfoever, or any utenfil or veffel thereof; any thing in the faid act of King William the third contained to the contrary thereof in any wife notwithftanding.

III. Provided always, That all cofts incurred in profecuting and carrying on any fuch action of debt, bill, plaint, or information, shall be borne and discharged by the person or persons against whom any fuch action of debt, bill, plaint, or information, hath been brought.

IV. Provided alfo, That this act, or any thing herein contained, shall not extend, or be construed to extend, to indemnify any person against whom final judgement shall have been given in any action of debt, bill, plaint, or information, in any of his Majefty's courts of record, for any penalty or forfeiture incurred by reason of the said act of King William the third, for having publickly used, or exposed to be used, in his, her, or their house, any wrought or manufactured plate whatsoever, or any utenfil or veffel thereof.

V. And be it further enacted by the authority aforefaid, That may plead the in cafe any action, fuit, bill, plaint, or information, shall, from and after the paffing of this act, be brought, carried on, or profecuted, against any person or persons hereby meant or intended to be indemnified, freed, and discharged, from and against all penalties and forfeitures incurred by reason of the faid act of King William the third, for or on an account of having publickly used. or exposed to be used, in his, her, or their house, any wrought or manufactured plate whatfoever, or any utenfil or veffel thereof, fuch perfon or perfons may plead the general iffue; and, upon their defence, give this act and the special matter in evidence at any trial to be had thereupon.

CAP. XII.

An act to indemnify such persons as have omitted to qualify themselves for offices and employments within the time limited by law, and for allowing further time for that purpose; and to indemnify members, and officers in cities, corporations, and borough towns, whose admissions have been 1 omitted to be stamped according to law, or, baving been stamped, have been lost or mislaid, and for allowing them time to provide admission duly stamped.

Preamble, reciting the feveral qualifying acts of

3 Geo. 1.

THEREAS divers persons who, on account of their offices, places, VV employments, or professions, or any other cause or occasion, ought to have taken and subscribed the oaths, or the assurance, respectively appointed to be by fuch perfons taken and fubscribed, in and by an act made in the first year of the reign of his late majesty King George the first, of glorious memory, intituled, An act for the fur-ther fecurity of his Majesty's perfon and government, and the fucceffion of the crown in the heirs of the late princels Sophia, being

final judge-ment fhall have been already obtained for the penalty.

they paying fuch cofts of

fuit as have

except in

cafes where

been incurred;

Perfons fued general iffue. [1768]

Anno nono Georgii III. C. 12. **1**768.]

being protestants; and for extinguishing the hopes of the pretended prince of Wales, and his open and fecret abettors; or to bave qualified them/elves according to an all made in the thirteenth 13 Car. 2. year of the reign of King Charles the fecond, intituted, An act for the well governing and regulating corporations; or to have qua- 25 Car. s. lified themselves according to another act made in the twenty fifth year of the reign of King Charles the fecond, intituled, An act for preventing the dangers which may happen from popifh recufants, by receiving the factament of the Lord's supper according to the usage of the church of England, and making and fubscribing the declaration against transubstantiation therein mentioned; or according to another 30 Car. s. act made in the thirtieth year of the reign of King Charles the fecond, intituled, An act for the more effectual preferving the King's perfon and government, by difabling papifts from fitting in either house of parliament; or according to another all made in the eighth & Geo. z. An act for granting the people called Quakers, such forms of affirmation or declaration as may remove the difficulties which 9 Geo. a. many of them lie under; or according to another act made in the ninth year of the reign of his late majesty King George the second, intituled, An act for indemnifying perfons who have omitted to qualify themfelves for offices within the time limited by law, and for allowing further time for that purpole; and for amending fo much of an act passed in the second year of the reign of his prefent Majesty, as requires perfons to qualify themselves for offices before the end of the next term or quarter feffions; and also for enlarging the time limited by law for making and fubscribing the declaration against transubstantiation; and for allowing a further time for inrolment of deeds and wills made by papifts; and for relief of protestant purchasers, devisees, and lesses; or 18 Geo. 2. according to another act made in the eighteenth year of the reign of his late majefly King George the fecond, intituled, An act to amend and render more effectual an act passed in the fifth year of his prefent Majesty's reign, intituled, An act for the further qualification of justices of the peace; or according to another act made in the se- 2 Geo. 3. cond year of the reign of his present Majesty, intituled, An act to explain, amend, and reduce into one act of parliament the feveral laws now in being relating to the raifing and training the militia within that part of Great Britain called England; or according and 6 Geo. 5. to another act made in the fixth year of the reign of his present Majesty, intituled, An act for altering the oath of abjuration and the affurance; and for amending fo much of an act made in the feventh year of her late majefty Queen Anne, intituled, An act for the improvement of the union of the two kingdoms, as after the time therein limited, requires the delivery of certain lifts and copies therein mentioned to perfons indicted of high treafon, or milprifion of treason; have, through ignorance of the law, absence, or fome unavoidable accident, omitted to take and subscribe the said oaths and affurance, and make and fubscribe the declaration required by law, or otherwife to qualify themselves as aforefaid, within such time, and in fuch manner, as in and by the faid acts respectively, or by any at bet M 2

Anno nono Georgii III. C. 12.

1768.

Perfons who at, or before, the passing of this act, have omitted to qualify them-felves for of fices and employments, as the laws direćt, &c.

duly qualify themfelves on or before 25 Dec. 1769,

• 1

other act of parliament in that behalf made, is required; whereby they have incurred, or may be in danger of incurring, divers penalties and disabilities : for quieting the minds of his Majefty's subjects, and for preventing any inconveniencies that might otherwife happen by means of fuch omiffions, be it enacted by the King's most excellent majeity, by and with the advice and confent of the lords fpiritual and temporal, and commons, in this prefent parliament affembled, and by the authority of the fame, That all and every perfon or perfons who at, or before, the paffing of this act, hath, or shall have, omitted to take and subscribe the faid oaths and declarations, or to receive the facrament of the Lord's fupper, or otherwife to qualify him, her, or themselves, within fuch time, and in such manner, as in and by the faid acts, or any of them, or by any other act of parliament in that behalf made, is required; and who, after accepting any fuch office, place, or employment, or undertaken any profession or thing, on account of which fuch qualification ought to have been had and is required, before the passing of this act, hath or have taken and fubscribed the faid oaths, or made the declarations required by law, and also received the facrament of the Lord's supper acand who shall cording to the usage of the church of England; or who, on or before the twenty fifth day of December, one thousand seven hundred and fixty nine, shall take and subscribe the faid oaths, declarations, and affurance respectively, in such cases wherein by law the faid oaths, declarations, and affurance, ought to have been taken or fubscribed, in such manner and form, and at or in fuch place or places, as are appointed in and by the faid act made in the first year of the reign of his late majesty King George the first, or by any other act or acts of parliament in that behalf made and provided; and also hath or have received, or shall, on or before the faid twenty fifth day of December, one thousand feven hundred and fixty nine, receive the facrament of the Lord's supper according to the usage of the church of *England*, in fuch cases wherein the faid facrament ought to have been received; and hath or have made and fubscribed, or shall, on or before the faid twenty fifth day of December, one thousand seven hundred and fixty nine, make and fubscribe the faid declaration against transubstantiation; and also hath or have made and subfcribed, or shall, on or before the faid twenty fifth day of December, one thousand seven hundred and fixty nine, make and subfcribe the faid declaration in the faid statute made in the thirtieth year of King Charles the fecond, in fuch cafes wherein the faid declarations ought to have been made and fubscribed : and take and subscribe the oath directed by the faid act made in the eighteenth year of the reign of his late majefty King George the fecond, in such cases wherein the faid oath ought to have been taken and subscribed, in such manner as by the said act is directed; and also being a deputy lieutenant, or officer of the militia, shall, on or before the said twenty fifth day of December, one thousand seven hundred and sixty nine, leave his qualification in writing with the clerk of the peace, with whom he is by the

the faid act made, in the fecond year of his prefent Majefty's are indemnireign, required to leave the fame; shall be and are hereby in-fied for any fuch previous demnified, freed, and discharged, from and against all penalties, omifion, forfeitures, incapacities, and difabilities, incurred, or to be incurrred, for or by reason of any neglect or omission, previous to and recapathe passing of this act, of taking or subscribing the faid oaths or citated i affurance, or receiving the facrament, or making or fubscribing the faid declarations, or taking or fubscribing the faid oath, or leaving his qualification in writing with the clerk of the peace respectively, according to the above-mentioned acts, or any of them, or any other act or acts; and fuch perfon and perfons is and are, and shall be, fully and actually recapacitated and reftored to the fame state and condition as he, she, or they, were in before fuch neglect or omiffion, and shall be deemed and adjudged to have duly qualified him, her, or themselves, according to the above-mentioned acts, and every of them ; and that and all elecall elections of, and acts done, or to be done, by any fuch per- tions and acts done, or to be fon or persons, or by authority derived from him, her, or them, done, bythem, are and shall be of the same force and validity as the same, or &c. are deany of them, would have been, if fuch perfon or perfons refpec- clared to be as any of them, would have been, it such period of periods respectively had taken the faid oaths or affurance, and received the fa- they had becrament of the lord's supper, and made and subscribed the faid fore duly quadeclarations, and taken and fubscribed the faid oath, and left his lifed themqualification in writing with the clerk of the peace, according to felves as the qualification in writing with the clerk of the peace, according to faid feveral the direction of the faid acts, and every or any of them; and acts direct; that the qualification of fuch perfon or perfons qualifying themfelves in manner, and within the time, appointed by this act, shall be, to all intents and purposes, as effectual, as if such perfon or perfons had respectively taken the faid oaths and assurance. and received the facrament, and made and fubscribed the faid declaration, and taken and fubscribed the faid oath, and left his qualification in writing with the clerk of the peace, within the time, and in the manner, appointed by the feveral acts beforementioned.

II. Provided always, That this act, or any thing herein con-except in fuch tained, fhall not extend, nor be conftrued to extend, to indem- cafes where nify any perfon againft whom final judgement fhall have been final judgegiven in any action of debt, bill, plaint, or information, in any been given in of his Majefty's courts of record, for any penalty incurred by any court for having neglected to qualify himfelf within the time limited by the penalty law.

III. And whereas the appointments of divers clerks of the omiffion. peace, town clerks, and other publick officers, and the admiffions of divers members and officers of cities, corporations, and borough towns, or the entries of fuch admiffions in the court books, rolls, or records, of fuch cities, corporations, and borough towns, which, by feveral acts of parliament, are directed and required to be ftamped, may not have been provided, or the fame not duly ftamped, or may have been loft or miflaid 1 be it Town clerks, further enacted by the authority aforefaid, That, for the relief of and other pubfuch perfons whole appointments and admiffions, or the entries lic officers.

of

and perfons, whole appointments, and admiffions, or entries of admillions in the court books, may not have been provided; or not duly ftampt ; or which have been loft or millaid ; providing, &c. the fame on or before 25 Dec. 1769,

and indemnified, notwith-Randing fuch omiffion.

Offices, &c. already avoided by judgement of a court, and legaily filled up, confirmed.

of whole admissions, as aforelaid, may not have been provided, or not duly stamped, or where the same have been lost or mislaid, it shall and may be lawful to and for such persons, on or before the faid twenty fifth day of December, one thousand feven hundred and fixty nine, to provide, or caufe to be provided, appointments and admiffions, or entries of admiffions, as aforefaid, duly ftamped, or in cafe where fuch appointments, admiffions, or entries of admiffions as aforefaid, have been made or provided, but have not been duly stamped, to produce such appointments, admiffions, or entries of admiffions, as aforefaid, to the commissioners appointed to inspect and manage the revenues of the ftamp duties, to be duly ftamped; which faid commillioners are hereby authorized, impowered, and required, to duly ftamp, on payment of the duties first payable, or to have been paid, on fuch appointments, admiffions, or entries of admillions, as aforelaid, without any fine or forfeiture thereon ; are confirmed and fuch perfons to providing appointments, admiffions, or enin their offices, tries of admissions, as aforefaid, duly stamped, or procuring the fame to be duly stamped, in manner aforefaid, are and shall be hereby confirmed and qualified to act as clerk of the peace, town clerk, or other publick officer, or member or members, officer or officers, of fuch cities, corporations, and borough towns respectively, to all intents and purposes; and shall and may hold and enjoy, and execute, fuch offices, or any other office or offices, into which he or they hath or have been elected, notwithstanding his or their omission, or the omission of any of their predeceffors, in fuch cities, corporations, or borough towns, as aforefaid; and shall be indemnified and discharged of and from all incapacities, difabilities, forfeitures, penalties, and damages, by reason of any such omission; and none of his or their acts shall be questioned or avoided by reason of the fame.

IV. Provided always, that this act, or any thing herein contained, shall not extend, or be construed to extend, to restore or intitle any perfon or perfons to any office or employment, benefice, matter, or thing whatfoever, already actually avoided by judgement of any of his Majefty's courts of record, or already legally filled up and enjoyed by any other perfon; but that fuch office, employment, benefice, matter, or thing, io avoided, or legally filled up and enjoyed, shall be and remain in and to the perfon or perfons who is or are now, or shall, at the passing of this act, be legally intitled to the fame, as if this act had never been made.

CAP. XIII.

An act for the better paving, cleanling, lighting, and watching, the liberty of Saint Martin Le Grand, within the city and liberty of Westminfter, in the county of Middlelex; and for preventing obstructions and annoyances therein.

CAP. XIV.

An act for appointing commissioners for putting in execution an act of this feffion of parliament, intituled, An act for granting an aid to bis Majefly by a land tax, to be raifed in Great Britain, for the service of the year one thousand seven bundred and fixty nine; and for securing and preferving duplicates of affefiments, and other papers relating to the land tax.

CAP

1758.

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CAP. XV.

An act for raising a certain fum of money, by losns or exchequer bills, for the fervice of the year one thousand feven hundred and fixty nine.

Preamble. Treafury impowered to raife any fum, not exceeding r,800,000l. by loans or exchequer bills; in the fame manner as by the malt act of this feffion is preferibed, with refpect to loans or exchequer bills thereby authorized to be taken or made. The claufes in the faid act relating to loans or bills, extended to this act. Exchequer bills fo iffued, not to be received again in payment of any taxes, nor exchanged, before 6 April, 1770. Action not to lie for fuch refufal. The money fo raifed, to be repaid out of the next parliamentary aids; if none be granted before 5 July, 1770, then to be charged on the finking fund. Monies fo iffued, to be replaced out of the firft fupplies. Bank of England authorized to advance the faid fum on the credit of this act; notwithftanding act $5 \le 6 W. \le M$.

CAP. XVI.

An att to amend and render more effettual an att made in the twenty first year of the reign of King James the first, intitaled, An act for the general quiet of the subjects against all pretences of concealment whatsoever.

WHEREAS an act of parliament was made and passed in the Preamble. twenty first year of the reign of King James the first, intitu- Acts as Jac. 2. led, An act for the general quiet of the fubject against all pretences of concealment whatfoever; and thereby the right and title of the King, his heirs and fucceffors, in and to all manors, lands, temements, tythes, and hereditaments, (except liberties and franchifes) were limited to fixty years next before the beginning of the faid feffion of parliament; and other provisions and regulations were therein made. for fecuring to all his Majefly's subjects the free and quiet enjoyment of all manors, lands, and hereditaments, which they, or those under whom they claimed, respectively had, held, or enjoyed, or whereof they had taken the rents, revenues, iffues, or profits, for the space of fixty years next before the beginning of the faid feffion of parliament : and whereas the faid act is now, by efflux of time, become ineffectual to answer the good end and purpose of securing the general quiet of the fubject against all pretences of concealment what sever : wherefore be it enacted by the King's most excellent majesty, by and with the affent and confent of the lords spiritual and temporal, and the The crown commons, in this present parliament assembled, and by the au- disabled to thority of the fame, That the King's majefty, his heirs, or fuc- sue, or imceffors, shall not, at any time hereafter, fue, impeach, question, plead any peror implead, any perfon or perfons, bodies politic or corporate, fon, for any for or in any wife concerning any manors, lands, tenements, or hereditarents, tythes, or hereditaments whatfoever (other than liberties ments, &c. or franchiles) or for or in any wife concerning the revenues, where the iffues, or profits thereof, or make any title, claim, challenge, right hath or demand, of, in, or to the fame, or any of them, by realon not, or thall of any right or title which hath not first accrued and grown, or not first acwhich shall not hereafter first accrue and grow within the space of grow, within fixty years next before the filing, issuing, or commencing, of every 60 years next fuch action, bill, plaint, information, commission, or other fuit before the

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or commencing fuch fuit, &c. and the fubthe free and quiet enjoyment thereof.

or proceeding, as shall at any time or times hereafter be filed, iffed, or commenced, for recovering the fame, or in respect thereof; unless his Majesty, or some of his progenitors, predeceffors, or anceftors, heirs, or fucceffors, or fome other perform or perfons, bodies politic or corporate, under whom his Majefty, his heirs, or fucceffors, any thing hath or lawfully claimeth, or shall have or lawfully claim, have or shall have been anfwered by force and virtue of any fuch right or title to the fame, the rents, revenues, iffues, or profits thereof, or the rents, iffues, or profits of any honour, manor, or other hereditament. whereof the premifies in question shall be part or parcel, within the faid fpace of fixty years; or that the fame have or fhall have been duly in charge to his Majesty, or some of his progenitors, predecessors, or ancestors, heirs, or successors, or have or shall have flood in *[uper* of record within the faid fpace of fixty years : ject fecured in and that all and every perfon or perfons, bodies politic and corporate, their heirs and fucceffors, and all claiming by, from, or under them, or any of them, for and according to their and as well against every of their several estates and interests which they have, or the crown, &c. claim to have, or fhall or may have or claim to have, in the fame respectively, shall, at all times hereaster, quietly and freely have, hold, and enjoy, against his Majesty, his heirs and succeffors, claiming by any title which hath not first accrued or grown, or which shall not hereafter first accrue or grow, within the faid space of fixty years, all and singular manors, lands, tenements, rents, tythes, and hereditaments whatfoever, (except liberties and franchifes) which he or they, or his or their, or any of their anceftors or predeceffors, or those from, by, or under whom they do or shall claim, have or shall have held or enjoyed, or taken the rents, revenues, iffues, or profits thereof, by the fpace of fixty years next before the filing, iffuing, or commencing of every fuch action, bill, plaint, information, commiffion, or other fuit or proceeding as shall at any time or times hereafter be filed, iffued, or commenced, for recovering the fame, or in respect thereof; unless his Majesty, or some of his progenitors, predeceffors, or anceftors, heirs, or fucceffors, or fome other perfon or perfons, bodies politic or corporate, by, from, or under whom his Majefty, his heirs, or fucceffors, any thing hath or lawfully claimeth, or shall have or lawfully claim, in the faid manors, lands, tenements, rents, tythes, or hereditaments, by force of any right or title, have been or shall have been answered, by virtue of any such right or title, the rents, revenues, illues, or other profits thereof, within the faid fpace of fixty years; or that the fame have or fhall have been duly in charge, or flood in/uper of record as aforefaid, within the faid space of fixty years: and furthermore that all and every perfon or perfons, bodies politic and corporate, their heirs and fucceffors, and all claiming or to claim by, from, or under them, or any of them, for and according to their and every of their feveral effates and interests which they have or claim, or shall or may have or claim, respectively, shall, for ever hereafter, quietly

ly and freely have, hold, and enjoy, all fuch manors, lands, tenements, rents, tythes, and hereditaments (except liberties and franchifes) as they now have, claim, or enjoy, or hereafter shall or may have, claim, or enjoy, whereof his Majesty, his progenitors, predecessors, or ancestors, or whereof his Majefty, his heirs, or fucceffors, or he or they by, from, or under whom his Majesty, his heirs, or successors, any thing hath or lawfully claimeth, or shall have or lawfully claim, or some of them, by force of some right or title to the same, have not or shall not have been answered, by virtue of fuch right or title, the rents, revenues, issues, or profits thereof, within the space of fixty years next before the filing, iffuing, or commencing of every fuch action, bill, plaint, information, commission, or other suit or proceeding as thall at any time or times hereafter be filed, iffued, or commenced, for recovering the fame, or in respect thereof, nor the fame have been nor shall have been duly in charge, or flood in *Juper* of record as aforefaid, within the faid space of fixty years, against all and every perfon and perfons, as against all their heirs and alligns, having, claiming, or pretending to have, perfors claimor who shall or may have, claim, or pretend to have any estate, or interest right, title, interest, claim, or demand whatsoever, of, in, or therein, by to the fame, by force or colour of any letters patents or grants, colour of any upon suggestion of concealment or wrongful detaining, or not be- letters patent, ing in charge, or defective titles, or by, from, or under, any or grants uppatentees or grantees, or any letters patents or grants, upon fug- of concealgestion of concealment or wrongful detaining, or not being in ment, wrongcharge, or defective titles, of or for which faid manors, lands, ful detaining, tenements, rents, tythes, and hereditaments, or any of them, &c. no verdict, judgement, decree, judicial order upon hearing, or for which no verdict, judgement, decree, judicial order upon nearing, or judgement fentence of any court now standing in force, hath been had or hath not, or given, or any fuch verdict, judgement, decree, judicial order shall not be upon hearing, or fentence of court, shall hereafter be had or given for the given, in any action, bill, plaint, or information, in any of his crown within Majefty's courts at Westminster, for or in the name of the King's fore the commajefty, or any of his anceftors, progenitors, predeceffors, heirs, mencing fuch or fucceffors, or for any of the faid patentees or grantees, or for fuit. their or any of their heirs or affigns, within the space of fixty years next before the filing, iffuing, or commencing of every fuch action, bill, plaint, information, commission, or other suit or proceeding as shall at any time or times hereafter be filed. iffued, or commenced, for recovering the fame, or in respect thereof as aforefaid.

II. Provided always, and be it enacted, That where the rents, In what cafes revenues, iffues, or profits of any manors, lands, tenements, the rents and tythes, or hereditaments, are or shall be in charge by, to, or profits of mawith any auditor or auditors, or other proper officer or officers be deemed to of the revenue, such rents, revenues, iffues, and profits, shall be duly in be held, deemed, and taken to be duly in charge within the charge. meaning and intent of this act; any usage or custom to the contrary notwithstanding,

III. Pro-

Anno nono Georgii III. C.16.

if profecuted thousand seven hundred and sixty nine; so as such right, title,

Right of the lands, &c. within the Greenwich, or district of the Savoy,

not prejudiced,

if profecuted

Provision declaring what mall, or thall not be deemed a putting in charge, fanding mfuper, or taking or anfwering by or &c.

within a year. or claim, be profecuted with effect by bill, plaint, information, or other fuit or proceeding, in fome of his Majefty's courts of record at Westminster, within the space of one year from the first day of January, one thousand seven hundred and sixty nine.

IX. Provided always, and be it enacted, That nothing in this crown to any act contained shall extend or be prejudical to any right, title, or claim, which his Majesty now hath to any lands, tenements, or manor of East hereditaments, within the manor of East Greenwich, in the county of Kent; or to any meffuages, lands, tenements, or hereditaments, within the precinct, diffrict, or liberty, commonly called The Savoy, in the county of Middlefex; or to any the manors, meffuages, advowfons, buildings, lands, tenements, hereditaments, and appurtenances, being the eftate and poffeffion of the late holpital of the Savoy, or of the mafter and chaplains of the faid hospital; so as such right, title, or claim, be prosecuted with effect by bill, plaint, information, or other fuit or proceeding, in some of his Majesty's courts of record at Westminster, within the space of two years from the first day of 7awithin a years. muary, one thousand feven hundred and fixty nine.

X. Provided always, and be it enacted by the authority of this present parliament, That no putting in charge, nor standing infuper, nor taking or answering the farm rents, revenues, or profits of any of the faid manors, lands, tenements, or hereditaments, by force, colour, or pretext of any letters patent or grants of concealments, or defective titles, or of manors, lands, tenements, or hereditaments, out of charge, or by force, colour, or pretext, of any inquisitions, presentments, by or by to the crown, reason of any commission or other authority to find out concealments, defective titles, or lands, tenements, or hereditaments out of charge, shall be deemed, construed, or taken to be a putting in charge, ftanding injuper, or taking or answering the farm rents, revenues, or profits by or to his Majefty, or any of his progenitors or predeceffors, heirs or fucceffors; unlefs thereupon such manors, lands, tenements, or hereditaments, have been or shall be, upon some information or fuit, on the behalf of his Majefty, or some of his progenitors or predecessors, heirs, or fucceffors, upon a lawful verdict given or to be given, or demurrer in law adjudged, or upon hearing, ordered or decreed for his Majefty, or fome of his progenitors or predeceffors, heirs, or fucceffors, or of fome of them, within the space of fixty years next before the filing, iffuing, or commencing of every fuch action, bill, plaint, information, commission, or other fuit or proceeding as shall at any time or times hereafter be filed, iffued, or commenced, for recovering the fame, or in respect thereof as aforefaid.

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CAP. XVII.

An act for enabling bis Majesty to licence a playbouse in the city of York; and in the town and county of the town of Kingfton upon Hull.

TTHEREAS a licenced playboufe is much wanted in the city of York; and in the town and county of the town of Kingston upon Hull; may it therefore please your Majesty, that it may be enacted; and be it enacted by the King's most excellent majefty, by and with the advice and confent of the lords fpiritual and temporal, and commons, in this prefent parliament affembled, and by the authority of the fame, That so much of an act of parliament which paffed in the tenth year of his late Majefty's reign, intituled, An act to explain and amend fo much of an act Claufe in act made in the twelfth year of the reign of Queen Anne, intituled, An 10 Geo. 2. reaEl for reducing the laws relating to rogues, vagabonds, flurdy beg- pealed with gars, and vagrants, into one act of parliament; and for the more respect to the effectual punifying fuch rogues, vagabonds, flurdy beggars, and va- city of York, grants, and fending them whither they ought to be fent; whereby Kingfton upall perfons are discharged to represent any entertainment of the on Hull. ftage whatever, in virtue of letters patent from his Majefty, or by licence from the lord chamberlain of his Majefty's houshold for the time being, except within the liberties of Westminster, or where his Majesty is residing for the time being, be, and the fame is hereby repealed with respect to the faid city of York, and town and county of the town of Kingfton upon Hull respectively : and that it shall and may be lawful for his Majesty, his The crown heirs, and fucceffors, to grant letters patent for establishing a impowered to theatre or playhouse within the faid city of York, and within the grant letters faid town and county of the town of Kingfton upon Hull refpec- eftablishing a ly; both which playhouses shall be intitled to all the privileges, theatre in and fubjected to all the regulations, to which any theatre or each of those playhouse in Great Britain is intitled and subjected.

CAP. XVIII.

An att for amending and further continuing an att of the fixth year of his present Majesty's reign, intituled, An act to amend and render more effectual, in his Majefty's dominions' in America, an act paffed in this prefent session of parliament, intituled, An att for punishing mutiny and desertion, and for the better payment of the army and their quarters.

THEREAS by an act passed in the fixth year of his present Preamble, re-Majefly's reign, intituled, An act to amend and render citing act more effectual, in his Majefty's dominions in America, an act 6 Geo. 3. paffed in this prefent feffion of parliament, intituled, An act for punisbing mutiny and desertion, and for the better payment of the army and their quarters; which act was to continue and be in force, in all his Majesty's dominions in America, from the twenty fourth dar

places.

day of March, in the year of our Lord one thousand seven hundred and fixty fix, until the twenty fourth day of March, one thousand feven bundred and fixty eight; and which act has been further continued by feveral subsequent acts of parliament until the twenty fourth day of March, one thousand seven hundred and seventy : and whereas it has been found neceffary that the faid act should be continued for a further term; may it therefore please your most excellent Majesty, that it may be enacted; and be it enacted by the King's most excellent majesty, by and with the advice and confent of the lords spiritual and temporal, and commons, in this prefent parliament affembled, and by the authority of the fame, That the faid act shall be, and the same is hereby further continued until the twenty fourth day of March, one thousand feven hundred and feventy one.

II. Provided always, and be it enacted by the authority aforefaid, That nothing contained in this or any other act by this act continued, touching the quartering his Majesty's forces, and the fupplying them in their quarters, and the furnishing carriages on marches, and on other necessary occasions, shall extend or be construed to extend to any province, colony, or plantation, during fuch time as any law of fuch province, colony, or plantation, which shall have received the confirmation their marches. of his Majefty in council, shall be in force, for providing quarters for his Majesty's officers and soldiers, and for furnishing them in their quarters, and for providing carriages for them on marches, or on any other neceffary occasion, within such province, colony, or plantation.

III. Provided always, and be it enacted, That whenever any troops shall march through or be stationed in any place in North America, it shall and may be lawful for the civil magiftrates, felect men, or other perfon or perfons (appointed by act of parliament, or by any law of fuch province, colony, or plantation, as aforelaid, to quarter and make provision for troops) as likewise for the officer commanding the troops so marching or stationed as aforefaid, by mutual agreement, figned by the respective parties, to provide quarters for the faid troops, in any manner most convenient to them and to the country, any act or thing to the contrary notwithstanding, so as that no expence be brought on the crown by fuch agreement.

CAP. XIX.

'An att to impower the high court of Chancery to lay out, upon government securities, a further sum of money, not exceeding a fum therein limited, out of the common and general cash in the bank of England belonging to the fuitors of the faid court; and to apply the interest arising therefrom towards answering the charges of the office of the accountant general of the faid court.

X7HEREAS by an act of parliament paffed in the twelfth year Preamble, reof the reign of his late majefy King George the Second, inciting clauses tituled,

The recited act further continued to 24 March, 1771.

Limitation of this act, touching the quartering the forces, or fupplying them in their quarters, and furnishing carriages on

Directions with respect to providing quarters for troops, as well on their march, as when stationed in any place.

tituled, An act to impower the high court of Chancery to lay in act 12 Geo. out, upon proper fecurities, any monies, not exceeding a fum 2. therein limited, out of the common and general cafh in the bank of England belonging to the fuitors of the faid court, for the ease of the faid fuitors, by applying the interest arising therefrom for answering the charges of the office of the accountgeneral of the faid court; a provision is made for the support and maintenance of the office of accountant general of the court of Chancery, by directing certain payments to be made in the manner therein mentioned to the faid accountant general and his two clerks for their falaries, in lieu of, and in recompence for, all fees what foever that would be due and payable to the faid office by the fuitors : and whereas by another act of parliament paffed in the fourth year of the reign and act 4 Geo. of his present Majesty, intituled, An act to impower the high 3. court of Chancery to lay out, upon proper fecurities, a further fum of money, not exceeding a fum therein limited, out of the common and general cash in the bank of *England* belonging to the fuitors of the faid court; and for applying the interest arifing therefrom towards answering the charges of the office of the accountant general of the faid court; a further provision is made for the support and maintenance of the said office, by directing a certain payment to be made in the manner therein mentioned to the faid accountant general's third clerk for his falary, in lieu of, and in recompence for, all fees whatfoever : and whereas fince the paffing the faid last mentioned act, the money and effects belonging to the suitors of the faid court, under the care and direction of the faid accountant general, are greatly increased; by reason whereof the necessary businefs of the faid office is grown fo extensive and laborious, that the provisions made by the faid acts are become inadequate to the attendance, trouble, and importance of the faid office, and infufficient to answer the charges attending the execution thereof : wherefore, in order to make a further provision for the faid office, be it enacted by the King's most excellent majesty, by and with the advice and confent of the lords fpiritual and temporal, and commons, in this prefent parliament affembled, and by the authority of the fame, That out of the cash that now lies, or shall Court of hereafter lie, dead and unemployed in the bank of England be- Chancery imlonging to the fuitors of the court of Chancery, a fum not ex- powered to ceeding twenty thousand pounds shall and may, by virtue of lay out, upon any order or orders of the faid court to be made for that pur- fecurities, pole from time to time, be placed out in one entire fum, or in 20,000 l. of parcels, in fuch government or parliamentary fecurities as in the fuitors and by fuch order or orders shall be directed; to the intent bank; that the interest and annual produce arising from the money so to be placed out as aforefaid may be applied for the purposes herein after mentioned; and that the faid court of Chancery may, and to change by order or orders of the faid court, from time to time, change the fecurity the fecurity or fecurities in which the faid monies shall be for time to time : placed out, as the faid court shall think expedient.

II. And be it further enacted, That the interest and annual The interest produce arifing from the faid fecurities shall, from time to time, to be received be by the bank,

the fuitors credit ;

4601. per ann. is to be paid in falaries; viz.

scol. to the accountant general; sol. to his first clerk; 401. to his fecond clerk ; and 120 l. to his fourth clerk; free from taxes, and in lieu of all fees : The refidue to be brought to account.

If the whole, or any part of the faid fum, be wanted to anfwer the fuitors demand, the court may call it in.

The furplus interest upon the fecurities, purchased in purfuance of the recited acts,

[1768. and placed to be received by the governor and company of the bank of England, and placed to the credit of the fame account which was raifed in the books kept there, for the fuitors of the faid court, by virtue of the faid act herein before first mentioned, of intereft arifing from money placed out in purfuance of the faid act : out of which, and that out of fuch interest and annual produce there shall be

paid, by quarterly payments, the annual lum of four hundred and fixty pounds; which payment shall be made by the governnor and company of the bank of England, by virtue of an order or orders of the court of Chancery to be made for that purpofe; videlicet, To the accountant general of the court of Chancery, the fum of two hundred and fifty pounds; to his first clerk, the fum of fifty pounds; to his fecond clerk, the fum of forty pounds; and to his fourth clerk, the fum of one hundred and twenty pounds; which faid falaries shall commence from the eighth day of April in the year of our Lord one thousand feven hundred and fixty nine, and shall, together with the falaries appointed by the faid act herein before mentioned, be free from parliamentary taxes, and in lieu of, and in recompence and fatisfaction for, all fees whatfoever which from that time fhall or would be due or payable to the faid office by the fuitors ; and that the refidue of the interest and annual produce arifing from the faid fecurities shall be accounted for as herein after mentioned.

III. Provided always, and be it further enacted and declared, That if at any time hereafter the whole or any part of the faid fum of twenty thousand pounds shall be wanted to answer any of the demands of the fuitors of the faid court of Chancery; then, and in fuch case, the faid court may and shall direct the fame, or any part thereof, to be called in, or the fecurities in which the fame shall be placed to be disposed of; in order that the fuitors of the faid court may at all times be paid their refpective demands out of the common and general cash belonging to fuch fuitors.

IV. And whereas the interest arising from the securities purchased in pursuance of the said before recited acts of parliament, and also from the securities purchased in pursuance of another act of parliament A& 5 Geo. 3. paffed in the fifth year of the reign of his prefent Majefty, intituled. An act to impower the high court of Chancery to lay out, upon government fecurities, a fum of money therein mentioned, out of the common and general cash in the bank of *England* belonging to the fuitors of the faid court, and to apply the interest arifing therefrom towards augmenting the income of the masters of the faid court, is more than fufficient to pay and fatisfy the falaries directed to be paid by the Jaid acts ; be it further enacted. That the furplus interest that hath arisen, and shall or may arife, from the fecurities purchased and to be purchased in purfuance of the faid acts of parliament, and of this prefent act, together with the interest that shall be produced from the securities to be purchased with such surplus interest, shall or may, by any order or orders of the faid court of *Chancery*, to be made

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for that purpole, from time to time, be placed out on govern- to be placed ment fecurities; and that the intereft or annual produce arifing out, by order from the faid fecurities shall, from time to time, be received by of the court from the faid fecurities shall, from time to time, be received by or the court the governor and company of the bank of England ; and fo much reft thereof to thereof as shall arife from fecurities to be purchased with the be received by furplus interest, produced and to be produced from securities the bank, and purchased in pursuance of the faid acts of the twelfth year of carried to account. the reign of his late majefty King George the Second, and of the fourth year of the reign of his prefent Majesty, and to be purchased in pursuance of this present act, shall be placed to the credit of an account, to be railed in the books kept at the bank for the fuitors of the faid court, of fecurities purchased with the furplus money placed to the account of interest arising from monies placed out in pursuance of an act of parliament paffed in the twelfth year of his late majefty King George the Second ; and fo much thereof as shall arise from securities to be purchafed with the furplus intereft, produced and to be produced from securities purchased in pursuance of the said act of the fifth year of the reign of his prefent Majesty, shall be placed to the credit of an account, to be raifed in the faid books kept in the bank, of fecurities purchased with the furplus money

placed to the account of interest arising from monies placed out in pursuance of an act of parliament passed in the fifth year of the reign of his present Majesty.

CAP. XX.

An att to enable the justices of the peace in the general quarter selfions of their respective counties and divisions to repair the shire balls, county balls, or other buildings, wherein the assistant festions are usually beld.

WHEREAS doubts have arifen in feveral counties within the Preamble, kingdom of England, and principality of Wales, whether there be any lawful authority for the repairing shire halls, or other buildings usually made use of for the holding the assisted or grand seffions within fuch counties : for the clearing fuch doubts, and for making provision for repairing the same whenever it shall be neceffary, may it please your Majesty that it may be enacted; and be it enacted by the King's most excellent majesty, by and with the advice and confent of the lords spiritual and temporal, and commons, in this prefent parliament allembled, and by the authority of the same, That it shall and may be lawful for the The justices justices of the peace in their respective general or quarter fessions, at their quaror the greater part of them then and there affembled, within ter feffions the limits of their committions, upon prefentment of the grand are impowerjury at the affizes or great feffions, or general gaol delivery held prefentment for the faid county at their fhire hall, or other building ufually of the grand made use of for the holding the affizes or great feffions within jury at the fuch county, of the ill state and condition of any such thire affizes, &c. hall, or other building, and the necessity of repairing the same, to order and direct, in pursuance of such presentment, such VOL. XXVIII. N **fhire**

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fhire halls, &c. as fhall be prefented to fraying the charges directed by acts

12 Geo. 2.

& 13 Geo. 1.

to repair fuch thire hall, or other building, to be repaired in fuch manner as they in their differences in the state that the state of all and every fum and fums of money which shall be laid out them to be out and expended in repairing the fame upon the feveral hundreds, of repair, &c. lathes, wapentakes, rapes, cities, towns, parishes, townships, and to make wards, or other divisions, of the faid county; and to cause and a rate for de- direct the fame to be collected, levied, and paid, and the fame fhall be collected, levied, and paid, in the fame manner, and thereof, to be by and to the fame officers and other perfons, and under the levied, &c. as fame conditions, terms, limitations, restrictions, pains, penalties, and forfeitures, as other county rates are ordered and directed to be affeffed, rated, collected, levied, and paid, in and by an act paffed in the twelfth year of the reign of his late majefty King George the Second, intituled, An act for the more eafy affeffing, collecting, and levying, county rates; and in and by a claufe

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in an act paffed in the thirteenth year of the faid King, intituled, An act to continue several laws therein mentioned for punishing such perfons as shall wilfully and maliciously pull down or destroy tarnpikes; for repairing highways or locks, or other works erected by authority of parliament for making rivers navigable; for preventing exactions of the occupiers of locks and weirs upon the river of Thames westward, and for accertaining the rates of water carriage upon the faid river; for preventing frivolous and vexatious arrefts; and for better securing the lawful trade of his Majesty's subjects to and from the East Indies, and for the more effectual preventing all his Majesty's fubjects trading thither under foreign commissions; and for limiting the time for fuing forth writs of Certiorari upon proceedings before justices of the peace, and for regulating the time and manner of applying for the fame; for the better and more speedy execution of procefs within particular franchifes or liberties; and for extending the powers and authorities of justices of peace of counties, touching county rates, to the justices of the peace of such liberties and franchises as have commissions of the peace within themselves.

But where any shire hall, &c. has time out of mind been repaired at the expence of particular places, &c. the fame is to be of the inhabitants of fuch places, &c.

Where fudden ceeding 30 l. are wanted. two juffices order therein

II. Provided always, and be it further enacted by the authority aforefaid, That in cafes where any fhire hall, county hall, or other building ufually made use of for the holding the affizes or great feffions, hath for time out of mind been repaired at the expence of any particular perfon or perfons, riding or ridings, division or divisions, part or parts, of any county or shire, the fame shall for ever hereafter be repaired at the expence of the inhabitants of fuch riding or ridings, division or divisions, part kept in repair or parts, as they have heretofore been; and the fums and fum at the expence of money to be laid out in repairing the fame shall be affeffed, rated on, and collected, levied and paid, by fuch division or divisions, part or parts, of such county, in the manner in this act herein before directed.

III. Provided neverthelefs, and it is hereby further enacted, repairs not ex- That if there should be occasion for any fudden repairs which will not coft more than the fum of thirty pounds, it shall be lawful for any two juffices of the peace of fuch county, division, may make an riding or place, after having viewed the fame, and an effimate of

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of able workmen made of the expence thereof, to order the fame to be repaired, and the money to be raifed upon the county, in the fame manner as it is by this act appointed to be raifedafter a prefentment of the grand jury.

IV. Provided, and be it also further enacted, That all cities, Cities, and corporations, rapes, wapentakes, boroughs, towns, ports, pa- other places, and perfons rifhes, townships, or other places, or divisions, or person or bound by law persons, which are now bound and obliged by law and ancient and ancient usage to repair any such thire hall, county hall, or other buildusage, to reings for the holding the affizes or great selfions, or to furnish, any the fame with benches, tables, rails, or other fixtures, and to the hall, &c. keep the fame in repair, shall for ever hereafter be bound and are stillbound obliged to repair the fame, and to furnish the fame with benches, todo the same. tables, rails, and other fixtures, and to keep the fame in repair; any thing in this act to the contrary notwith standing.

V. And be it further enacted by the authority aforefaid, That if any action, plaint, fuit, or information, shall be commenced or profecuted against any perfon or perfons for what he or they shall do in pursuance or in execution of this act, such perfon or perfons fo fued in any court whatfoever shall and may plead the general iffue, Not guilty, and upon any iffue joined may give General iffue. this act and the special matter in evidence; and if the plaintiff or profecutor shall become nonsuit, or forbear further profecution, or suffer a discontinuance, or if a verdict pass against him, the defendants shall recover their treble costs, for which they Treble costs shall have the like remedy as in any case when costs by the law are given to defendants.

CAP. XXI.

An act for the more effectual paving, cleanfing, lighting, and watching, the fireets, lanes, alleys, and publick paffages, in the town of Gainfburgh, in the county of Lincoin; and for laying a duty on all coals brought to the faid town to be fold, and for applying the fame to fuch purposes.

CAP. XXII.

An aft to amend, and render more effectual an aft paffed in the feventh year of his prefeat Majeky, intituled, An aft for pawing the firests, and other places, in that part of the parifs of Saint Botalph Alagate which lies in the county of Middlefex; and part of a firest, called Eaft Smithfield, in the precine of Saint Catherine; and for cleansing, lighting, and watching the fame, and properting obstructions and annoyances therein.

CAP. XXIII.

An act to amend and render more effectual an act of the twenty eighth of his late Majefty, for the better enlightening and cleanfing the open places, figuares, firrets, lanes, alleys, paffages, and courts, within the parish of Saint Bartholonew the Great, London, and regulating the nightly watch a d beadles within the faid parish; and for impowering the truffees, in the faid act named, to pave the laid fireets and other places within the faid parish, and to remove annoyances and obfiructions.

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CAP.

CA'P. XXIV.

An all for carrying into execution certain proposals made by the East India company for the payment of the annual sum of four bundred thousand pounds, for a limited time, in respect of the territorial acquisitions and revenues lately obtained in the East Indies.

Preamble, reciting act 7 Geo. 3.

Propofals made by the Eaft India company for a further agreement.

TTTHEREAS by an act made in the seventh year of the reign of his present Majefly, intituled, An act for establishing an agreement for the payment of the annual fum of four hundred thousand pounds, for a limited time, by the East India company, in respect of the territorial acquisitions and revenues lately obtained in the East Indies, it was directed, that the united company of merchants of England trading to the East Indies, and their fuccesfors, should pay into the receipt of his Majesty's exchequer, for his Majesty's use, the sum of four bundred thousand pounds per annum, during the term of two years, to be computed from the first day of February one thousand seven hundred and sixty seven, by half yearly payments of two bundred thousand pounds each, at or before such times as are therein limited; and it was thereby enacted and declared, that all the territorial acquisitions and revenues (in the faid act before mentioned) lately obtained in the East Indics, should remain in poffeffion of the faid company and their fucceffors during the faid term of two years : and whereas the faid company have made propofals to enter into a further agreement respecting the faid acquisitions and revenues upon the terms and conditions herein after mentioned, that is to fay, first, That four hundred thousand pounds a year be continued to the public for five years, from the first of February one thousand seven hundred and fixty nine : secondly, That the company be at liberty to increase their dividend to twelve and an half per centum during the faid term, fo as not to exceed one per centum in any one year : thirdly, That if the company shall, during the faid term, be obliged to reduce their dividends from any cause what sever, in such case there shall be deducted from the sum agreed to be paid for the use of the public, a fum equal to fuch reduction; and in like manner, if the company's dividends shall at any time during the said term be again raised or restored, the public shall receive equal benefit; but if the faid dividends shall be reduced to fix per centum, then the payment to the public shall be discontinued : fourthly, That the company shall be obliged to export in every year, during the continuance of this agreement, goods and merchandizes of the growth, produce, or manufacture of Great Britain, (military and naval stores excepted) of the like value as they shall appear to have exported annually on an average of five years preceding this agreement : fifthly, That if any furplus of cafb fhall remain in England, during the faid term, after the discharge of the company's simple contract debts bearing interest, and the reduction of the company's bond debt to the debt which shall be due from the public to the company, then fuch furplus shall be lene to the public at two per centum per annum : and whereas it may be for the benefit of the public and the faid company, that proper pre -

provisions should be made for carrying the said proposals into effectual execution : now we your Majefty's most dutiful and loyal fubjects, the commons of Great Britain in parliament affembled, do most humbly beseech your Majesty, that it may be enacted; and be it enacted by the King's most excellent majesty, by and with the advice and confent of the lords fpiritual and temporal, and commons, in this prefent parliament affembled, and by the authority of the fame, That the faid united company of 400,000 h per merchants of England trading to the East Indies, and their fuc- ann. to be ceffors, shall advance and pay into the receipt of his Majesty's paid by the exchequer, for his Majefty's ufe, the fum of four hundred the exchethousand pounds per annum, for and during the term of five quer, for the years, to be computed from the first day of *February*, one thou- term of s fand feven hundred and fixty nine, by half yearly payments of years, by two hundred thousand pounds each; which half yearly pay- half yearly ments of two hundred thousand pounds shall become due on 200,000 l. the first day of Augu/t and the first day of February in each year; each. and fuch of the faid half yearly payments as shall so become due on the first day of August in each year, shall be made on or before the twenty fifth day of March next enfuing; and fuch of the faid half yearly payments as shall so become due on the first day of February in each year, shall be made on or before the twenty ninth day of September next enfuing fuch first day of February respectively in each year ; the first of which half year-First payment ly payments shall become due on the first day of August, one to become due thousand feven hundred and fixty nine, and be made on or be- on I Aug. fore the twenty fifth day of *March*, one thousand feven hundred be made by 25 and feventy : and in cafe the faid united company of merchants March 1770. of England trading to the East Indies, or their successors, shall on default of make failure in any of the faid payments hereby appointed to payment, a be made into the receipt of his Majefty's exchequer on or before fuit to be in-the refpective days or times herein before limited, that then, recovery from time to time, as often as fuch cafe shall so happen, the thereof, money whereof fuch failure in payment shall be made shall and may be recovered to his Majefty's use, by action of debt, or upon the case, bill, suit, or information, in any of his Majesty's courts of record at Westminster, wherein no effoin, protection, privilege, or wager of law, shall be allowed, or any more than one imparlance; in which action, bill, fuit, or information, it shall be lawful to declare, that the faid united company of merchants of England trading to the East Indies, or their fuccesfors, are indebted to his Majefty the monies of which they shall have made default in payment according to the form of this statute, and have not paid the fame, which shall be fufficient ; and in or upon fuch action, bill, fuit, or information, there shall be further recovered to his Majesty's use against the said united company of merchants of England trading to the East with damages Indies, or their fucceflors, damages after the rate of fifteen after the rate pounds per centum per annum for the respective monies fo unpaid cent, per ann. contrary to this act, together with full cofts of fuit; and the with full cofts. faid united company and their fucceffors, and all their ftock, Ņ3 funds.

Anno nono GEORGII III. C. 24.

funds, and all other their estates and property whatsoever, Anall be and are hereby made subject and liable to the payment of fuch monies, damages, and cofts.

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Territorial acquisitions, &c. to remain ny.

Monies paid in to bereferv-'ed for the difpolition of parliament. Company at liberty to increafe their dividends:

but if their -dividends shall be reduced,

able by them into the exchequer are to be reduced · likewife;

> again increafed, the payments are to be made accordingly.~

II. And it is hereby further enacted and declared by the authority aforefaid, That all the faid territorial acquisitions and in the compa. revenues lately obtained in the East Indies, shall remain in the polleflion of the faid united company, and their fucceflors, during the faid term of five years.

> III. And be it further enacted by the authority aforefaid, That the monies which shall be paid into the receipt of his Majefty's exchequer, in purfuance of this act, shall be there referved to be disposed of and appropriated by parhament.

> IV. And be it further enacted by the authority aforefaid, That the faid united company, and their fucceffors, during the faid term of five years, shall be at liberty, from time to time, to increase the dividends upon their capital flock; fo that any fuch increase of dividend shall not in any one year, during the faid term of five years, exceed the fum of one pound per centum on fuch capital flock; and fo that by any fuch addition or additions, the dividends to be made upon the faid flock shall not exceed in the whole, at any one time during the faid term, the rate of twelve pounds and ten shillings per centum per annum.

V. And be it further enacted and declared by the authority aforefaid, That if the faid united company, or their fucceffors, fhall, for and during any time or times within the faid term of five years, reduce the dividends upon their faid flock; then, and in every such case, there shall, for and during the time or times respectively of every such reduction or reductions, be deducted from the faid fum of four hundred thouland pounds the fums pay- per centum, a fum or fums equal to the amount of each and every fuch reduction; and if at any time or times, within the faid term of five years, the faid united company, or their fucceffors, shall reduce the dividends upon their faid flock to or under the rate of fix pounds per centum per annum, then in every fuch cafe, during the refpective continuance of every fuch reduction, the faid company shall be and are hereby discharged from the payment of the faid fum of four hundred thousand pounds, or fuch part thereof as would have become due to the public, during but if they be the continuance of fuch reduction; and that if, after any reduction of the dividends of the faid company as aforefaid, it shall happen that the dividends of the faid company shall be again increased to any rate exceeding the rate of fix pounds per centum per annum, then and in every fuch cale respectively, from time to time, as often as the cafe shall happen, such payment or payments shall be made by the faid company, or their fucceffors, for the use of the public, as shall be equal to the amount of the entire fum which thall be paid in the dividends of the faid company during the respective continuance thereof; all which payments shall be made in the same manner, and at such times, and recovered by the fame and the like process, and with the fame damages, as are herein before enacted, with respect to 1768.]

to the payment and recovery of the faid fum of four hundred thousand pounds per annum by half yearly payments of two hundred thousand pounds in each payment.

VI. And be it further enacted by the authority aforefaid, Exports re-That during the term of five years, to be computed from the quired to be twenty ninth day of September, one thousand seven hundred and made by the fixty eight, the faid united company, or their fucceffors, shall company. and are hereby required to export from Great Britain in each and every year, during fuch term, to the British fettlements within the limits prefcribed by the faid company's charter for their carrying on an exclusive trade in the East Indies, or elfewhere, upon the account of the faid company or their fucceffors in their course of trade, exclusive of what may be exported by their fervants, or private traders licenced by the faid company or their fucceffors, fuch goods and merchandizes of the growth, produce, or manufacture of Great Britain, as shall amount in value to the fum of three hundred and eighty thoufand eight hundred and thirty feven pounds, in each and every fuch year; but the amount of the value of the military and naval ftores fo exported, shall not be effeemed or reckoned as part of the faid fum of three hundred and eighty thousand eight hundred and thirty feven pounds per annum; and the faid com- Bond to be pany, or their fucceffors, shall, on or before the first day of given for the June, in the year one thousand seven hundred and fixty nine, tion thereof; and on or before the first day of June in each of the four fucceeding years, give fecurity by bond to his Majefty, his heirs, and fucceffors, under the common feal of the faid company, or of their fucceffors, in the penal fum of double the faid fum of three hundred and eighty thousand eight hundred and thirty feven pounds, for the due exportation of the faid goods and merchandizes annually to the amount of the faid fum of three hundred and eighty thousand eight hundred and thirty seven pounds, according to the real value of fuch goods and merchandizes in this kingdom at the time of fuch exportation, or of the purchase thereof by or on the behalf of the faid company, or their fucceffors; which fecurity the high treasurer, or the commissioners of his Majesty's treasury for the time being, or any three or more of fuch commissioners, is or are hereby authorized to take; and the faid company, or their fucceffors, and a specifishall, on or before the thirty first day of October in the year one cation of the thousand seven hundred and fixty nine, and on or before the goods, &c. thirty first of October in each of the four succeeding years, de- their value, to liver to the faid high treasurer, or commissioners, an account be delivered in writing, figned by two or more of the directors of the faid annually to company for the time being, specifying the particular goods the treasury, and merchandizes which thall have been to exported in every fuch year, in purfuance of and according to the true intent and meaning of this act, with the faid true and real values of fuch goods and merchandizes, with the names of the ships in which the fame were respectively to exported ; and which account shall and verified be verified on oath made before any one justice of the peace upon oath ; (which N 4

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&c.

as the fame

shall appear

to the trea-

bonds are to

be delivered up, or put in

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(which oath fuch justice is hereby authorized and required to administer) by the proper officers or servants of the faid company, or their fucceffors, who shall keep their books for the entry of goods outwards to the best of their knowledge: and if and according it shall appear to the fatisfaction of the faid high treasurer, or commillioners, that goods and merchandizes shall have been, agreeably to the directions of this act, exported as aforefaid in the respective year in relation whereto each bond shall have been fo given; then, in each and every fuch cafe, the faid high treasurer, or commissioners, shall cause such bond to be delivered up; but in cafe no fuch account shall be delivered as herein before mentioned, or if it shall appear that the faid goods and merchandizes, exported within the term mentioned in any fuch bond, fhall not have amounted to fuch value as aforefaid, or that any fuch account shall appear not to be truly made, it shall and may be lawful for the faid high treasurer, or commissioners, to caufe each and every fuch bond to be profecuted according to law, unless he or they shall find sufficient cause to forbear the fame.

Excess made in the export of goods in one year,

account.

What money the company shall have in Great Britain after dif charge of their fimple contract and other debts,

is to be lent to the public at 2 l. percentum per annum intereft.

company's fimple con-Yract and bund debts

VII. Provided always, and be it enacted by the authority aforefaid. That in cafe the faid company, or their fucceffors, shall in any one of the faid five years export, or caufe to be exported, fuch goods and merchandizes of the growth, produce, or manufacture, of Great Britain, exceeding in value the fum of three hundred and eighty thousand eight hundred and thirty is to be taken feven pounds; then, and in such case, the faid excess shall, into the fuc-from time to time; be taken into the account of the exports. of fuch goods and merchandizes by the faid company, or their fucceffors, in and for the next fucceeding year, and shall be allowed and confidered as part thereof.

VIII. And be it further enacted by the authority aforefaid, That if at any time or times during the faid term of five years commencing from the first day of February, one thousand seven hundred and fixty nine, any fum or fums of money belonging to the faid united company, or their fucceffors, shall remain in Great Britain after the discharge of the faid company's simple contract debts bearing interest, and the reduction of the said company's debts to fuch fum as shall be equal only or inferior to the debt which shall be due from the public to the faid company; then the monies fo, from time to time, remaining as aforefaid, shall be, and are hereby required to be, advanced and lent by the faid company and their fucceffors to the public, at and after the rate of two pounds per centum per annum interest. payable out of fuch proper and fufficient fund or funds, and in fuch manner, as shall be settled by parliament; and to be paid quarterly to the faid company and their fucceffors, until the redemption and discharge of the capital monies to advanced and A flate of the lent, shall be made by parliament; and that the faid company, or their fucceffors, shall, and they are hereby directed and required, from time to time, before the expiration of ten days after the beginning of the next and every fucceeding feffion of

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parliament, during the faid term of five years, commencing to be given in from the first day of February one thousand seven hundred and annually upon fixty nine, and of the feffion of parliament fucceeding the expi- treasury, oath to the ration of the faid term, to give in and deliver unto the high treasurer or commissioners of his Majesty's treasury for the time being, a true and exact account of the flate of the faid fimple contract debts bearing intereft, and of their bond debts, at the time of delivering in every fuch account respectively, and also with a flate an account of the ftate of their cash remaining in Great Bri- of their cash. tain; all which accounts shall be fairly written, and shall be figned by two or more of the directors of the faid company; and oath shall be made of the truth of every such account, by the proper officers or fervants of the faid company before any one justice of the peace, which oath such justice is hereby authorized and required to administer.

CAP. XXV.

An att for making perpetual an att made in the first year of the reign of his present Majesty, intituled, An act to continue the duties for encouragement of the coinage of money.

May it pleafe your most excellent Majesty;

THEREAS an ast was made in the first year of your Ma- Preamble, rejesty's reign, intituled, An act to continue the duties for citing clauses encouragement of the coinage of money, whereby the duties and in act & Geo. laws therein mentioned or referred to were continued for the term of 3. feven years, to commence from the first day of March, one thousand feven hundred and fixty one, and until the end of the first seffion of parliament then next following : and whereas by an act made in the last seffion of parliament, intituled, An act for further continuing and 8 Geo 3. certain laws to prohibit for a limited time the exportation of corn, grain, meal, malt, flour, bread, biscuit, and starch, and also the extraction of low wines and spirits from wheat and wheat flour; for further allowing the importation of wheat and and wheat flour, barley, barley-meal, and pulfe, free of duty, into this kingdom, from any part of Europe; and for allowing the importation of oats and oat-meal, rye and rye-meal, into this kingdom, for a limited time, free of duty; and also for continuing fuch other laws as will expire before the beginning of the next feffion of parliament; the faid att made in the firft year of your Majesty's reign was continued until the end of this prefent feffion of parliament : and whereas it is expedient that the faid all made in the first year of your Majesty's reign should be made perpetual : we your Majefty's most dutiful and loyal subjects, the commons of Great Britain in parliament affembled, do humbly pray your Majesty, that it may be enacted; and be it enacted by the King's most excellent majesty, by and with the advice and confent of the lords spiritual and temporal, and commons, in this prefent parliament affembled, and by the authority of the fame. That the faid act made in the first year of his prefent MaThe recited act of I Geo. 3 made perpetual.

Majefty's reign, intituled, An act to continue the duties for encouragement of the coinage of money, and all the claufes, powers. provisions, directions, rules, and articles, therein contained, shall be, and are hereby, made perpetual; and shall continue in force, and be carried into execution, as fully and effectually as if the fame were particularly repeated and re-enacted in the body of this prefent act, and as if there had not been any limitation of time whatfoever expressed in the faid act for the determination thereof, or of any matter therein contained.

CAP. XXVI.

An att for the relief of infolvent debtors.

Preamble.

Alphabetical lifts to be made out of prisoners in cuftody for debt on 29 Sept. 1768, or fince then ;

when charged, and at whole fuit :

The fame to be delivered in to the quarter feffions.

THEREAS many perfons, by laffes and other misfortunes, are rendered incapable of paying their whole debis; and though they are willing to make the utmost fatisfaction they can, and many of them are able to serve his Masefly by sea or land, yet are detained in prison by their creditors, or have been forced to go into foreign parts out of this realm : and whereas such unhappy debtors have always been deemed the proper objects of publick compassion; and, by feveral acts of parliament, have been discharged on the conditions in fuch acts mentioned : for the relief therefore of infolvent prifoners and fugitives who shall comply with the terms contained in this act to be respectively observed by them, and faithfully discover, upon oath, and deliver up and affign, all their effects and estates what sever for the benefit of their creditors; and to prevent, as far as possible, the many frouds and abuses which, in a great measure, have obstructed the good ends of fuch acts; be it enacted by the King's most excellent majefty, by and with the advice and confent of the lords fpiritual and temporal, and commons, in this prefent parliament allembled, and by the authority of the fame, That from and after the paffing of this act, all and every gaoler, or keeper of any prifon, in any county, riding, division, city, town, place, or liberty, within this kingdom, shall, is, and are hereby required to make a true, exact, and perfect lift, alphabetically, of the name or names of all and every perfon or perfons who, upon the twenty ninth day of September, one thousand feven hundred and fixty eight, was or were, or at any time fince have been, and at the time of making out every fuch lift shall be, really an actual prifoner or prifoners, in the cuftody of any gaoler or goalers, or keeper of any prifon respectively, upon any process whatsoever, for or by reason of any debt, damage, costs, fum or fums of money, contempt, or otherwife, and an account with the time of the time when fuch prifoner or prifoners was or were refpectively charged in cuftody, or received in prifon, together with the name or names of the perion or perions af whole fuit or profecution fuch prifoner or prifoners is or are detained; and thall deliver the fame to the justices of the peace at their first or fecond general or general quarter feffions of the peace, to be held after the first day of Fune, one thousand seven hundred and fixty nine, or at fome adjournment thereof, for fuch county, riding, division, city, town, place, or liberty respectively.

II: And

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II. And be it further enacted, That the warden of his Maje-The warden fty's prifon of the *Fleet*, and marihal of the *King's Bench* prifon, of the Fleet, thall feverally, on the delivering in of any fuch lift of prifoners of the King's in their respective cultody, take an oath in the open court of Bench prifon, fuch general or general quarter fession of the peace, or at fome to take the adjournment thereof, to the effect following; (that is to fay) on delivering

A. B. upon my corporal oath, in the prefence of Almighty God, in their lifts. 1 do folemnly swear, profess, and declare, That all and every perfon and perfons, whole name or names is or are inferted and contained in the first part of the list by me now delivered in and subscribed, was and were, to the best of my knowledge and belief, upon the twenty ninth day of September, one thousand seven hundred and sixty eight, really and truly prisoners, in actual custody, in the prison or gaol of [infert the name of the prifon] at the fuit or fuits of the feveral perfon or perfons therein respectively mentioned; and also that all and every person and persons, whose name or names is or are inserted or contained in the fecond part of the faid lift now by me delivered in and fubscribed as aforesaid, have, since the said twenty ninth day of September, one thousand seven hundred and sixty eight, been committed or furrendered to the faid gaol or prifon of [infert the name of thegaol or prison] at the fuit or fuits of the several person or persons therein respectively mentioned; except such person or persons who is or are in fuch lift particularly mentioned and defcribed to bave died, been discharged, or removed to some other prison, by process of law, fince the faid twenty ninth day of September, one thousand seven bundred and fixty eight; and also except such perfon or persons who is or are in fuch lift particulary mentioned and described to have been permitted to have gone out of the faid prison, by day rules of the court of [Common Pleas or King's Bench, as the cafe shall be] fince the faid twenty ninth day of September, one thousand seven bundred and fixty eight, to transact their affairs; and also except fuch perfon or perfons who is or are therein allo particularly mentioned and defcribed to have, upon the faid twenty ninth day of September, one thousand seven hundred and sixty eight, or since, been in the rules of the faid prism [of the Fleet or King's Bench, as the cafe shall be] by leave of the [warden or marihal of the faid prifon, as the cafe shall be] and have, to the best of my knowledge and belief, really and truly, ever fince continued and remained in actual cuftody in the faid prifon [of the Fleet or King's Bench, as the cafe (hall be] or the liberties thereof, at the fuit or fuits of the feveral perfons in the faid lift respectively mentioned [and if any prisoners have, fince the faid twenty ninth day of September, one thousand feven hundred and fixty eight, escaped out of either of the faid prifons] then infert, except [infert the name or names of the prifoner or prifoners who have escaped] who, suithout my knowledge, privity, or confent, bath or have escaped out of the faid prison of and that the faid lift is a true, exact, perfect, and

just list of all such performs who were really and truly priforers in actual custocy in the said gaol or prison of an the said twenty ninth day of September, one thousand seven bundred and fixty

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fixty eight, and who, fince the faid twenty ninth day of September, one thousand seven bundred and sixty eight, have been committed to, and really have been, and now is or are, prisoner or prisoners in actual custody in the faid gaol or prison of or the liberties thereof; and that none of such prisoners, to my knowledge, or with my privity, have voluntarily, or with design, or in expectation to take any benefit from or under any all of parliament to be made for relief of infolvent debtors, surrendered themselves, or been committed to the faid prison, or got their names entered as prisoners in the books of the said prison; or fince the same twenty ninth day of September, one thousand seven hundred and sixty eight, to my knowledge, or with my privity, have resided out of the faid prison of

er the rule thereof [but if any have fo done, add, except naming fuch by name]

Dther gaolers to take the following oath on delivering in their lifts.

And that every other gaoler and keeper of any other prifon or prifons in any county, city, town, riding, divition, place, or liberty, thall feverally, on the delivering in of any fuch lift refpectively, take an oath in the open court of the general or general quarter feffions of the county, city, town, divition, liberty, or place, for which he or the thall deliver in any fuch lift, and fwear to the effect following; (that is to fay)

I A. B. upon my corporal oath, in the prefence of Almighty God, do folemnly fwear, profefs, and declare, That all and every perfon and perfons, whole name or names are inferted and contained in the first part of the lift by me now delivered in and subscribed, was and were, to the best of my knowledge and belief, upon the twenty ninth day of September, one thousand seven bundred and fixty eight, really and truly prifoners in actual custody, in the prifon or gaol of at the fuit or fuits of the several perfons therein re-

spectively mentioned; and also that all and every person and persons. whole name or names is or are inferted or contained in the fecond part of the faid lift now by me delivered in and fubscribed as aforesaid, have, fince the faid twenty ninth day of September, one thousand feven hundred and fixty eight, been committed or furrendered to the faid gaol or prison of (if any fuch prifoner or pri foners hath or have, fince the faid twenty ninth day of September, one thousand seven hundred and fixty eight, been committed or furrendered to fuch gaol or prifon) at the fuit or fuits of the feveral perfon or perfons therein respectively mentioned; except [if any exception is necessary] fuch perfons as are therein particularly mentioned and described to have died, been discharged, or removed to some other prison by process of law, or to have escaped out of such prison, without my privity, knowledge, or consent, since the said twenty ninth day of September, one thousand seven hundred and fixty eight, and that all and every of them, whose name and names is and are contained in the first part of the said list (except as before excepted) to the best of my knowledge and belief, have really and truly continued in actual custody, in the said gaol or prison of ever fince the faid twenty ninth day of September, one thousand seven

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bundred and fixty eight; and that the faid lift is a true, exact, perfect, and just list, of all such persons as were really and truly prifoners in actual custody, in the faid gaol or prison of on the faid twenty ninth day of September, one thousand seven hun-

dred and fixty eight, and who, fince the faid twenty ninth day of September, one thousand seven bundred and fixty eight, have been really and truly committed, or furrendered to the faid gaol or prifon

(except as before excepted) to the best of my knowledge and belief; and that none of fuch prifoners, to my knowledge, or with my privity, have voluntarily, or with defign, or in expectation to take any benefit from or under any all of parliament to be made for relief of infolvent debtors, furrendered or been committed to the faid prifan of or got his, her, or their name or names entered as prisoner or prisoners in the books of the faid prison, or, fince their commitment, have, to my knowledge, or with my privity, refided out of the faid prison of [if any have inferting their names J fo done, then add except

Which faid respective oaths the faid justices, at the first or fe- The oath to cond general or quarter ieffion aforefaid, or at fome adjournment be administerthereof, within their respective jurisdictions, are hereby im- ed by the jupowered and required to administer in open court; and the flices in court, words of the faid oath herein before directed to be taken by the and fubscribe. faid warden and marshal respectively, shall be entered or writ- at the bottom ten at the end or bottom of the lift which shall be delivered in of each lift. by them refpectively, and fhall be fubscribed and sworn to by them respectively in open court; and the words of the oath to be taken by every other gaoler or keeper respectively, shall be entered or written at the end or bottom of the lift which shall be delivered by them respectively, and shall be subscribed, and fworn to by them respectively in open court : and every such Lift to be kept lift which shall be so delivered in, subscribed, and sworn to, by the clerk in pursuance of this act, shall be kept by the clerk of the peace, of the peace. town clerk, or other officer, acting as clerk of the peace of every fuch county, riding, division, city, town, place, or liberty respectively, in which any such list as aforefaid shall be sworn to, for the better fatisfaction of the faid justices, and information of all or any prifoner or prifoners therein named; and fo as the fame may, from time to time, be feen and examined by any creditor or creditors of fuch prifoner or prifoners, without fee or reward.

III. And be it further enacted by the authority aforefaid, Copies of the That all and every gaoler and gaolers, and keeper of any gaol lifts to be deor prifon, is and are hereby required, ten days at leaft before livered in to the first or fecond general or quarter fession of the peace shall be the prisons, the prifons the first first days of Surger provided source hundred the prisons. held after the faid first day of June, one thousand seven hundred and on the and fixty nine, for the county, riding, division, city, town, gates thereof. place, or liberty, in which any fuch gaol or prison shall be, or to which the fame belong, to fix up, in fome confpicuous place or places in every fuch prifon, and at the most frequented and usual gate, door, or entrance, into every such prison, three or more

quarter fel-

Prifoner being brought into court, due publication of the notices required being proved, &c.

is to deliver in a fchedule of his effate, debts, and; creditors.

journment thereof, shall be held as aforesaid; so that as well all the creditors who have not charged the faid prisoner or prisoners in custody, as those creditors who have charged such prisoner or prisoners in execution, or on mesne process, or otherwise, may have sufficient notice thereof.

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IX. And be it further enacted, That every fuch prifoner as aforefaid, who, in pursuance of any such warrant as aforefaid, shall be brought to any general or general quarter seffion, or any adjournment thereof, shall, in case it shall be proved upon oath, or by producing the faid three Gazettes and news papers before mentioned to the faid justices at any fuch feffion, or the adjournment thereof, that fuch notices were fo inferted in the London Gazette, and other news papers, where required, in manner as herein before is directed; and that the perfon or perfons fo petitioning, was or were actually a prifoner or prifoners on the faid twenty ninth day of September, one thousand seven hundred and fixty eight, or fince, in the gaol or prifon in which his, her, or their name or names is or are specified in the list of prifoners there delivered in at any fuch first or second festion, or any adjournment thereof as aforefaid, in purfuance of this act. fhall, in open court at the faid general or quarter feffion, or any adjournment thereof, subscribe and deliver in a true schedule or account of all his or her real effate, either in possession, reverfion, remainder, or expectancy; and also of the whole of his or her perfonal eftate which he or fhe, or any perfon or perfons in truft for him or her, or for his or her use, benefit, or advantage, is or are feifed of, interested in, or intitled to, with the names of his or her feveral debtors, and where they respectively live, or may be met with; and the feveral fums of money from them respectively owing, and how the same respectively became due, and are fecured; and if by mortgage, specialty, contract, note, or other writing, then the name and names and places of abode of the feveral witneffes who can prove fuch debts or contracts (if there be any fuch) and shall also make oath and fwear to the effect following; (that is to fay)

Prifoner's oath on delivering in the faid fchedule.

I A. B. upon my corporal oath, in the prefence of Almighty God, do folemnly fwear, proteft, and declare, That on the twenty ninth day of September, one thousand seven bundred and fixty eight, I was a prisoner, or elfe, as the cale may be, that fince the twenty ninth day of September, one thousand seven bundred and fixty eight, I have furrendered, or have been committed to the prison of

in difcharge of my bail, or for want of bail, as the cafe fhall be; and that I was actually arrefled before the faid twenty ninth day of September, one thousand seven hundred and fixty eight, in the action or suit, actions or suits, in which I furrendered, or was committed, as aforefaid, to the faid gaol or prison of

and that I bave, ever fince my faid furrender or commitment, continued a prifoner within the prifon of in the actual cuftody of the gaoler or keeper of the faid prifon of or within the liberties thereof, at the fuit of and without any fraud

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Or collution what foever; and that the schedule now delivered by me and fubscribed, doth contain, to the best of my knowledge, remembrance, and belief, a full, just, true, and perfect account and discovery of all the goods, effects, and eftates, real and perfonal, either in posselfion, reversion, remainder or expectancy, which I, or any person in trust for me, or for my benefit or advantage, am feised or posselled of, interested in, or intitled to; and of all debts as are to me owing, or to any perfon or perfons in trust for me; and of all the fecurities and contracts whereby any money now is, or will or may bereafter become payable, or any benefit or advantage may accrue to me, or to my ule, or to any perfon or perfons in trust for me; and the names and places of abode of the several persons from whom such debts are due and owing; and of the witneffes that can prove fuch debts or contracts, if any fuch there be; and that neither I, nor any other perfon or perfons in trust for me, or for my use, have any lands, money, stock, or any estate real or personal, in possession, reversion, or remainder, or expectancy, other than what are in the faid [chedule contained; except wearing apparel, and bedding for myself and family, working tools, and neceffary implements for my occupation and calling, and these in the whole not exceeding the value of ten pounds; and that I have not, nor any body for me bath, directly or indirectly, fold, leffened, or otherwise conveyed, disposed of in trust, or concealed, all or any part of my lands, money, goods, chattles, flocks, debts, fecurities, contracts, or eflate real or perfonal, whereby to fecure the fame, or to receive or expect any profit or advantage thereof, or with intent to defraud or deceive any creditor or creditors, to whom I am or was indebted in any wife how foever.

So help me GOD.

And the faid schedule and oath shall be by every such prisoner schedule and fubscribed in the prefence of the justices in open fession of the oath to be peace as hereby is directed, and shall be kept by, and remain subscribed in, with, the clerk of the peace, town clerk, or other officer acting and lodged as clerk of the peace, for the county, city, liberty, division, with the clerk town, or place, where the fame shall be subscribed and taken, of the peace, for the better information of all the creditors of fuch prifoner for the exawho shall defire, or may have occasion, to refort thereto; and the creditors. every fuch creditor shall be at liberty, at seasonable times in the day-time, to peruse and examine the same.

X. And be it further enacted, That the justices within their Court, if rerespective jurisdictions, at any such general or general quarter quired by the feffion, or adjournment thereof, at the request of any creditor administer an administer and or creditors of any fuch prifoner, are hereby authorized to caufe oath to the the deputy warden and marshal of the . Fleet and King's Bench gaoler, or any prifon, and any other under officer, tipftaff, and turnkey of any other perfon, gaol or prifon, and any other perfon, to come before them, and touching any to examine them respectively on oath, touching any of the matters prefcribed to matters contained in any of the oaths prefcribed by this act to be fworn to. be taken, and the truth thereof; and if the oath which shall have been taken in open court by any fuch prifoner or prifoners shall not be disproved by good testimony of any credible person or

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The prifoner's oath not being difproved, the court him :

upon paying a fee of 1 s. to the gaoler.

Gaoler indemnified for the elcape.

Estate and effects of the his difcharge, to veft in the clerk of the peace,

who is to make over the fame to the affignees named by the court,

for which he is to be paid 2 s. and no more.

or perfons on oath, and fuch justices, or the major part of them, prefent at any fuch general or quarter feffion, shall be fatisfied with the truth of the oath taken by any fuch respective prisoner, is to discharge then such justices shall, in such festion, or some adjournment thereof, command the faid sheriff or sheriffs, gaoler or gaolers, or keeper of fuch prilon or prilons, forthwith to fet at liberty fuch prifoner or prifoners, without having or taking any fee or reward, other than one shilling for his or their attendance with fuch prifoner or prifoners at fuch general or quarter feffion, or any adjournment thereof, in order for his, her, or their difcharge, and which every fuch theriff or theriffs, gaoler or gaolers, keeper or keepers of fuch prilon or prilons, is and are hereby authorized to receive and take for every fuch order : and every fuch order shall be a fufficient discharge to the sheriff or fheriffs, gaoler or gaolers, or keeper of fuch prifon or prifons. and shall indemnify him or them against any escape or escapes, or action or actions whatfoever for escape, which shall or may be brought, commenced, or profecuted against him or them.

XI. And be it further enacted by the authority aforefaid, That all the estate, right, title, interest, and trust, of such priprisoner, upon soner, of, in, and unto, all the real estate, as well freehold and copy as cuftomaryhold, and to all the perfonal effate, debts, and effects of every fuch prisoner, shall, immediately after the difcharge of any fuch prisoner, be, and the fame is hereby, vested in the clerk of the peace, town clerk, or other officer acting as clerk of the peace, of and for the county, riding, city, town corporate, division, liberty, or place, where any such prisoner fhall be respectively discharged; and every such clerk of the peace, town clerk, or other officer acting as clerk of the peace, is hereby directed and required to make an affignment and conveyance of every fuch prifoner's effate and effects, vefted in fuch' clerk of the peace, town clerk, or other officer acting as clerk of the peace, as aforefaid, to fuch creditor or creditors of the faid prifoner, as the justices at any general or general quarter feffion of the peace, or at any adjournment thereof, which thall be held by them within their respective jurifdictions, shall order or direct (which affignment and conveyance fhall be good and effectual in law to all intents and purpoles whatloever, without being wrote on parchment or paper stampt) and to vest the estates thereby affigned and conveyed, in the party or parties to whom the fame shall be fo affigned and conveyed, his, her, and their heirs, executors, administrators, and affigns, according to the eftate and interest the prisoner had therein; and for the preparing, ingroffing, and executing, of which affignment and conveyance, no clerk of the peace, town clerk, or other officer acting as clerk of the peace, shall take any greater fee than two shillings; and every fuch affignment and conveyance shall be in truft for the benefit of the creditor or creditors of every fuch prifoner to whom the fame shall be made, and the rest of the creditors of fuch prifoner, in respect or in proportion to their refpective debts ; and every perfon and perfons to whom any fuch affign1768.7

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affignment and conveyance as aforefaid shall be made, is and Affignees imare hereby fully impowered to fue, from time to time, as there powered to may be occasion, in his, her, or their own name or names, for the recovery and attaining any effate or effects of any fuch pri- and execute foner, and also to execute any trust or power vested in, or cre- any trust or ated for, the ule or benefit of any fuch prifoner; but in truft, power in the ated for, the ule or benent of any luch prindler; but in trun, prikner's be-for the benefit of him or themfelves, and the reft of the credi- half; tors of every fuch priloner; and to give discharge and discharges and give disto any debtor or debtors of any fuch prisoner, as shall be requi- charges. fite : and every fuch allignee and affignees shall, with all con- They are tovenient fpeed after his or their accepting any luch affignment or get in, with conveyance, use his and their best endeavours to receive and get all speed, the in the effects and effects of every such priloper ; and thell with effects and efin the eftate and effects of every luch priloner ; and thall, with fects of the all convenient speed, make sale of all the estates of such prisoner, prisoner, verted in fuch affignee or affignees; and if any fuch prifoner and make fhall be interested in, or intitled to, any real estate, either in fale, within possession, reversion, or expectancy, the same, within the space of priloner's of two months after every fuch affignment and conveyance, real effate, fhall be fold by public auction in fuch manner, and at fuch place, in manner as the major part of the creditors of any fuch prifoner who agreed upon fhall affemble together on any notice in writing published in the of the credi-London Gazette, or in some daily paper, if the prisoner before tors summonhis going to gaol refided in London, or in the weekly bills of ed for that mortality, and if elsewhere, then in some news paper which purpose; shall be published in or near the county, riding, division, city, town, liberty, or place, in which fuch prifoner dwelt before he or the was committed to gaol, thirty days before any fuch fale fhall be made, shall, under his hand, or their hands, agree on : and every fuch affignee and affignees, at the end of three and make a months at farthest from the time of his accepting any fuch af- dividend fignment or conveyance as aforefaid, shall make a just and fair within 3 dividend of all fuch priformaria effected and affind and fair months; dividend of all fuch prifoner's estates and effects which shall have been then got in amongst his or her creditors, in proportion and in regard to each creditor's respective debts; but be. first making fore any fuch dividend shall be made, fuch affignees or affignees up their ac-counts, and shall make up an account of fuch prifoner's eftate; and make verifying the oath in writing before one or more justice or justices of the peace fame upon of the county, riding, division, town, liberty, or place, in which oath. any fuch prisoner shall have been discharged, that every fuch account contains a just and fair account of the estate and effects of every fuch prifoner got in by or for fuch affignee or affignees, and of all payments made in respect thereof, and that all payments in every fuch account charged, were truly and bona fide made and paid; and notice of the making of every fuch divi- 30 days nodend shall be published in like manner as a meeting of credi- tice to be givtors is herein before directed to be published, thirty days at any divileaft before the fame shall be made : and no creditor shall be dends. allowed to receive any thare of fuch dividend, until he thall and none to have made out the justness and identity of his respective debt receive any by oath,' or due proof in writing, before fome fuch justice or thare thereof juffices; and if any creditor of fuch prifoner shall be diffatisfied shall prove

with their debts.

O 2.

Debts entered, to be examined into and determined by the court.

prisoner's estate, after fatisfying all claims thereon, to go to the prisoner. No fuit in equity to be commenced, but by confent of the majority in value of the creditors.

Clerk of the peace to exhibit to the creditor, or his attorney, of 15. the fchedule of the prifoner's eftate and effects :

thereof to be granted;

evidence in all courts.

Clerk of the

with the reality or fairness of any debt claimed by any other creditor, then the fame, at the request of any such creditor or creditors so diffatisfied, shall be examined into by the justices of the county, riding, division, city, liberty, or place, in which fuch prisoner shall have been discharged, at their next general Surplus of the or general quarter fession, and what they shall there determine in the premiffes, shall be conclusive to all parties : and if, after payment of all fuch prifoner's creditors, there shall any of his eftate and effects remain after payment of all reafonable charges, the fame shall be paid to such prisoner, his executors or administrators.

> XII. Provided further, and be it also enacted, That no fuit in equity shall be commenced by any assignce or assignces of any fuch priloner's eftate and effects, without the confent of the major part, in value, of the creditors of fuch prifoner, who shall meet together pursuant to a notice to be given in the London Gazette for that purpofe.

XIII. And be it further enacted by the authority aforefaid, That the clerk of the peace, town clerk, or other officer, acting as clerk of the peace of every respective county, city, and county town, and county, riding, division, cinque port, liberty, and upon payment place, with whom any schedule of the estates of any infolvent debtor or debtors, fugitive or fugitives, shall be left, and his fucceffors, clerk of the peace, town clerk, or other officer, acting as clerk of the peace as aforefaid, shall, on the reasonable request of any creditor or creditors of such infolvent debtor or debtors, fugitive or fugitives, or his or their attorney, produce and thew to fuch creditor or creditors, or his or their attorney, in the day-time, the schedule of the estates of any such infolvent debtor or debtors, fugitive or fugitives, which shall be left with any fuch clerk of the peace, town clerk, or other officer acting as clerk of the peace, or his predeceffor in that office; the perfon to requiring to fee and perufe any fuch fchedule, paying or tendering to the clerk of the peace, town clerk, or other officer acting as clerk of the peace, in whose custody any such schedule fhall be, or his deputy, the fum of one shilling for his trouble in fearching for, and looking out, fuch fchedule, and attending whilst the fame shall be perused by the party or parties requiring to have the fame looked out, and to peruse the fame; and that Atteffed copy a true copy of every fuch fchedule, figned by the clerk of the peace, town clerk, or other officer acting as clerk of the peace, in whole cultody the fame shall be, or his deputy, purporting the fame to be a true copy of fuch schedule, without being wrote on ftampt paper, and for which copy no more shall be paid than three pence by the fheet, each fheet to contain ninety words, which shall be and so in proportion for a less number of words in any sheet. shall, at all times, be admitted in all courts whatfoever as legal evidence of the fame : and if any clerk of the peace, or his deputy, town clerk, or other officer acting as clerk of the peace. peace refusing shall, on reasonable request as aforefaid, neglect or refuse to fach schedule, produce to any such creditor or creditors as aforefaid, or his or their

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their attorney, any fuch schedule as aforefaid, and to permit the or to deliver a fame to be inspected as aforesaid, in the day-time, on such pay- copy thereof, ment or tender as aforesaid, being made to him; or shall alk or orbitant sees take more than after the rate of three pence by the fheet, each for the fame, fheet to contain ninety words, and fo in proportion for lefs than ninety words in a sheet; or shall refuse to make and deliver a copy of any fuch schedule, on being requested as aforesaid so to make the fame, and having the money tendered to him for payment of fuch copy, after the rate aforefaid ; fhall, for every fuch forfeits 101. offence, forfeit and pay the fum of ten pounds, which shall and and treble may be fued for and recovered in any of his Majefty's courts of cofts; record at Westminster, by action of debt, together with treble One moiety to cofts of fuit, in the name of any perfon who shall profecute for the profecuthe fame : and one moiety of which money forfeited shall, tor, and the when recovered, go to the party who profecutes for the fame, other to the and the other moiety thereof to the poor of the parish in which poor of the the offence shall be committed.

XIV. Provided always, and be it enacted, That before fuch Affignees of time as any affignee or affignees, as aforefaid, shall enter on, or copyhold and take any profession of customary take any profit from, any copyhold or cuftomary estate as afore- estates to comfaid, he or they shall agree and compound with the lord or lords pound with of the manor or manors of whom the fame shall be holden, for the lord of the payment of fuch fine or income as, upon any furrender and the manor, admiffion thereto, hath heretofore been most usually accustomed to be paid; and that upon every fuch agreement or composi- and to be adtion, the faid lord or lords for the time being, at the next court, mitted teor fome fubsequent court, which shall be holden for the faid ma- nants therenor or manors, after fuch agreement made, shall admit fuch upon. affignee or affignees tenant to fuch copyhold or cuftomary premiffes, according to the cultom of the faid manor or manors of which the fame shall be holden, for and during such estate and interest as the prisoner had therein at the time of his or her being discharged as aforesaid, referving the rents, duties, heriots, cuftoms, and fervices, payable and to be rendered in respect of the faid copyhold or cuftomary premifies.

XV. Provided alfo, That nothing herein contained shall ex- The prisontend to prejudice or affect any effate, or interest or right what-er's, &c. right soever, of any other person or persons, other than the faid pri- and interest only to be affoner or fugitive, which may be expectant upon, or fubject un- fected by this to, the effate or interest of the faid prisoner or fugitive hereby act. vefted in the faid clerk of the peace, town clerk, or other officer acting as clerk of the peace; but that the effate, interest, and right whatfoever, of every other perfon and perfons, shall remain, continue, and be faved to them, in the fame manner as if this act had not been made.

XVI. Provided further, and be it enacted by the authority Effects on the aforefaid, That where any rent, not exceeding two years rent, where rent is shall be due to any person or persons from such prisoner or pri-due, are to be loners, at the time of his or their respective discharges, in respect transferred to to any meffuages, lands, or tenements, then in leafe to fuch pri- the landlord, foner or prifoners respectively, for life or lives, for years, at will, over to the Q 3

QT affignees;

or otherwife, no goods or chattles then lying or being in or upon the respective tenements, liable to be distrained, shall be affigned by the clerk of the peace, town clerk, or other officer acting as clerk of the peace, in manner aforefaid, but shall, by fuch clerk of the peace, town clerk, or other officer acting as clerk of the peace, be transmitted to such landlord or landlords. or some person or persons intrusted for him or them respectively, towards fatisfaction of the rent then due, not exceeding two years rent, as aforefaid, unlefs the perfon or perfons to whom fuch affignment and conveyance shall be made by fuch clerk of the peace, town clerk, or other officer acting as clerk of the peace, shall, by writing under his hand, or their respective hands, before fuch affignment shall be made, agree to pay or fatisfy to fuch landlord or landlords the rent to him or them respectively due, not exceeding two years rent as aforefaid ; to the intent that fuch landlord or landlords may be fatisfied the rent or rents to him or them respectively due, before any division of the effate or effects of fuch prifoner or prifoners shall be made among his other creditors, in like manner as he or they might be fatisfied the rent to him or them respectively due, before the removal of fuch goods and chattles, by virtue of an execution, by force of the statute made in the eighth year of her late Majesty's reign, intituled, An act for the better fecurity of rents, and to prevent frauds committed by tenants; any thing herein before contained to the contrary thereof notwithstanding.

XVII. Provided alfo, and be it enacted by the authority aforefaid, That nothing in this act shall extend, or be construed to hinder or prevent, any mortgage or mortgages upon the effate of fuch prisoner or prisoners, or any part thereof, to take place upon the lands, tenements, or hereditaments comprised in such place, prefer- mortgage or mortgages respectively; nor to prevent any statute able to claims ftaple, ftatute merchant, recognizance, or judgement, acknowledged by, or obtained against, any fuch prisoner or prisoners, to take place upon the lands, tenements, or real effate of fuch prifoner or prifoners; and also where any inquifition shall have been taken upon any fuch statute or recognizance, or any writ of execution shall have been taken out and delivered to the sheriff or proper officer, upon any such judgement, before such discharge shall be given in open session to any such person as aforefaid, the perfonal effate of every fuch prifoner respectively shall be fubject thereto, in the first place, for so much as shall remain due upon fuch mortgage, statute, rècognizance, or judgement respectively, in like manner as such mortgages and creditors, by flatute, recognizance, or judgement, would have been preferred to other creditors of an inferior nature, against the real or perfonal eftate of fuch prifoner and prifoners respectively, if this act had not been made; any thing herein before contained to the contrary thereof in any wife notwithstanding,

XVIII. And whereas many perfons who may be intitled to, and claim the benefit of, this act, are feifed and posselled of lands, tenements, and hereditaments, to hold to fuch prifoners for

Act 8 Annæ.

All mortgages, statutes, recognizances, and judgements, are to take of an inferior nature.

unlefs they thall agree to fatisfy the landlord.

Anno nono Georgii III. C. 26. 1768.]

for the term of their natural lives, with power of granting leafes, and taking fines, referving fmall rents on fuch eftates, for one, two, or three lives, in possession or reversion, or for some number of years determinable upon lives; which faid powers ought to be executed for the benefit of the creditors of fuch prifoners; be it therefore enacted by the authority aforefaid, That in every Power in the fuch cafe, all and every the powers of leafing fuch lands, tene- prifoner of ments, and hereditaments, which are or fhall be vefted in any feafing lands, fuch prifoner or prifoners as aforefaid, fhall be, and are hereby the affignees. vefted in the affignce or affignces of the real and perforal effate of fuch prifoner, by virtue of this act, to be by fuch affignee or affignees executed for the benefit of all and every the creditors of fuch prisoners as aforefaid.

XIX. And whereas in fome gaols or prifons in this kingdom, the office of gaoler or keeper is held in fee for life, or otherwife, by perfons who never act as gaolers or keepers themselves, or know any thing of the prifoners therein, but depute or employ fome perfon or perfons under them as gaolers or keepers of fuch gaols or prilons ; be it therefore enacted, That in every fuch cafe, The acting the perfon who shall have been actually employed and acted as gaoler at the deputed gaoler or keeper of any fuch gaol or prifon, at the time time of deliof the delivering in the lifts, hereby directed to be delivered in, vering the of prisoners in any such gaol or prison, at any general or quarter fef- liable to be fion of the peace, or fome adjournment thereof, and not the fworn. principal gaoler or keeper (unless where such principal gaoler or keeper shall act as a gaoler or keeper himself) shall take the oath herein before appointed to be taken by the gaoler or keeper of every fuch gaol or prifon.

XX. And be it further enacted by the authority aforefaid, Court, if re-That the justices at any general or quarter fession of the peace, quired by a or adjournment thereof, to which any prisoner shall be brought creditor, opin purfuance of this act, shall, if required by any creditor or posing the pricreditors of any fuch prisoner or prisoners, who shall oppose his charge is to or her discharge, administer and give to the gaoler, or the per- administer the fon who acts as gaoler or keeper of any fuch prifon, at the following time of bringing up any fuch prisoner in order to be discharged oath to the gaoler. under this act, an oath to the following effect (that is to fay)

I A.B. do fwear, That prifoner in my cuflody, in the prifon of was really and truly a The oath. to the best of my knowledge and belief, at or upon the tweniy ninth day of September, one thousand seven bundred and sixty eight; and that the copy or copies of the cause or causes of his or her commitment or detainer, now by me brought with the body of the faid

and produced to this court, is or are a true copy or copies of the cause or causes of such detainer or commitment, without any fraud or deceit by me, or any other perfon what focuer, to the best of my knowledge and belief.

So help me GOD,

And if any perfon who was gaoler or keeper, or deputed If fuch perfon gasler or keeper, of any fuch gaol or prifon on the faid twen-shall not have 04

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1768, &c. then the following oath is to be administered to him.

been the gao- ty ninth day of September, one thousand seven hundred and sixler on 29 Sept. ty eight, or fince, shall not happen to be the gaoler or keeper, or deputed gaoler or keeper, of any fuch gaol or prison, at the time any fuch lift as aforefaid is herein required to be delivered in, then the juffices at any fuch feffion, or at any adjournment thereof, may, and are hereby required to administer and give the respective perfon or perfons who shall be gaoler or keeper. or deputed goaler o keeper, of any fuch gaol or prifon, and deliver in any fuch lift as aforefaid at any fuch general or quarter feffion, or any adjournment thereof, an oath, touching the commitments or books of commitment of any fuch prifon, to the effect following (that is to fay)

The oath.

I A. B. do fwear, That I have examined the commitments, or books kept of or concerning the commitment, of prisoners to the prison of in the county, riding, division, city, town, place, or liberty of as the cafe fhall be; and that I do verily believe that the faid commitments, or books of commitment, are really true, and not fictitious, nor calculated for this purpole; and by them it doth appear, that was on the twenty ninth day of September, one thousand seven hundred and fixty eight, really and truly a prisoner in the actual custody the then gaoler or keeper, or deputed gaoler or ot

keeper, of the faid prifon, without fraud or deceit by me, or any other perfon or perfons to my knowledge and belief.

So help me GOD.

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Court, if required by a creditor, may fummon the perfon who acted as gaoler on 29 Sept. 1768, or fince,

and examine the commitment and continuance in prifoner.

Gaoler difobeying the warrant, or order of the court, &c. forfeits 100 l. with treble cofts.

XXI. And in order to difcover any fraudulent entries or commitments of prifoners in any gaol books, be it further enacted by the authority aforefaid, That the justices at any general or quarter feffion of the peace, or any adjournment thereof, are hereby authorized, at the request of any creditor or creditors of any priloner, to convene before them, at some certain time to be appointed by them, any perfon or perfons who was or were gaoler or keeper, or reputed gaoler or keeper, of any gaol or prifon within their respective jurisdictions, on the faid twenty ninth day of September, one thousand seven hundred and sixty eight, or at any time fince; and to examine every fuch gaoler him touching or keeper, or deputed gaoler or keeper, on oath, touching the commitment and continuance in cuftody of any fuch prifoner, as the justices, at any such general or quarter fession, or adjourncultody of the ment thereof, shall think fit: and if any sheriff, gaoler, or keeper, or reputed gaoler or keeper, shall neglect or refuse to bring before fuch justices at any fession of the peace, or adjournment thereof, any prifoner as shall be directed and required by warrant of any justice or justices as aforefaid, or to attend or being fummoned for that purpole; or if any gaoler or keeper attend ing, shall refuse to make answer and discovery in the premises, as thall be reasonably required at such general or quarter session, or any adjournment thereof; he, fhe, or they, fo offending in the premisses, shall, for every such offence, forfeit and pay the 14m

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fum of one hundred pounds, to be recovered by and in the name, and for the use, of the party injured, by action of debt to be brought in his or her name, in any of his Majefty's courts of record at Westminster, together with treble costs of fuit

XXII. And whereas great number of workmen, skilful in the feveral trades and manufactures of this kingdom, and also many able feamen and mariners, finding themfelves unable to fatisfy the whole of their respective debts, and dreading the mileries of a gaol, have chose to leave their employments and native country, and have entered themifelves in foreign fervice : and whereas their continuance abroad must be of great prejudice to the trade of this kingdom; in order therefore to induce and enable fuch perfons to return, be it enacted by the authority aforefaid, That all and every debtor and debtors, who was or were actu- Debtors who ally beyond the feas in foreign parts on the faid twenty ninth were beyond day of September, one thousand feven hundred and fixty eight, the feas on sept. 1768, and did not go into fuch foreign parts with the view or intent to furrendering gain or have the benefit of an infolvent debtors act, who shall themselves, return and furrender himself or themselves unto the gaoler or may take the gaolers, keeper or keepers of the prisons of the King's Bench benefit of this Marchalles or Flott or to the gaoler or keeper of denuts, act, Marshalsea, or Fleet, or to the gaoler or keeper, or deputed gaoler or keeper, of the prifon or prifons of fuch county, city, town, riding, division, liberty, or place, where such debter or debtors last dwelt for the space of fix months (which faid gaoler or gaolers, keeper or keepers, is and are hereby required and impowered to receive and detain fuch debtor or debtors furrendering as aforefaid, in order to their discharge as herein aftermentioned) shall, from and immediately after such surrender as aforefaid, be deemed a prifoner or prifoners within, and be to all intents and purposes intitled to, the benefit of this act; and shall, upon due proof of the faid premisses, by the oath of fuch debtor or debtors (not difproved by any credible witnefs) be difcharged in the fame manner as if he, fhe, or they, had been actually in prison on the faid twenty ninth day of September, one thousand feven hundred and fixty eight, and continued therein as aforefaid ; fubject neverthelefs to the fame reftrictions and provisions, upon the fame and a compliance with the like terms, conditions, and qualifica- terms as tions, herein before imposed upon the faid prisoners actually in other prisoncustody upon the faid twenty ninth day of September, one thoufand feven hundred and fixty eight, and also subject to the terms and provisions relating to the estate and effects of such prisoner aforefaid; excepting only fuch particulars thereof, as require excepting the name of a prifoner to be inferted in the gaoler's or keeper's lars wherein lift as aforefaid, or relate to the oaths of fuch gaoler or keeper the cafes of herein before appointed to be taken, which particulars cannot both differ. pollibly be applied to the cafe of perfons furrendering themfelves as aforefaid; and also except the faid oath herein before appointed to be taken by prisoners in custody upon the faid twenty ninth day of September, one thousand seven hundred and sixty eight; inftead whereof, the faid perfon or perfons fo furrendering, shall take an oath in open court at some general or quarter

T1768.

ter feffion of the peace, or fome adjournment thereof, of the county, city, town, riding, division, place, or liberty, in the prifon of which any fuch fugitive or debtor shall be held, after the furrender of any fuch fugitive or debtor, to the effect following; which the faid justices authorized to put this act in execution, are hereby required and impowered to administer, in fuch manner as the oaths herein before mentioned are to be administered.

Fugitive's oath.

TA.B. upon my corporal oath, in the prefence of Almighty God, folemnly swear, protest, and declare, That I was actually on the twenty ninth day of September, one thousand seven bundred and fixty eight, beyond the feas in foreign parts, videlicet, at

and that the schedule now delivered and by me subscribed, doth contain, to the best of my knowledge, remembrance, and belief, a full, just, true, and perfect account and discovery of all the real estate, goods, effeels, and other personal eflate, in any wise belonging to me; and also of all fuch dobts as are to me owing, or to any perfon or perfons in truft for me; and of all the fecurities and contracts whereby any money now is, or will be may bereafter become payable, or whereby or wherefrom any benefit or advantage may accrue to me, or to my ule, or to any other perfon or perfons in trust for me; and the names and places of abode of the several persons from whom such debts are due and owing; and of the witneffes that can prove fuch debts or contracts, if any fuch there be; and that neither I, nor any perfon or perfons in trust for me, is or are feifed of any real eftate in possession, reversion, or remainder, or expectancy, or of any personal estate of any kind what sever, other than what are in the faid schedule contained; except my wearing apparel, and bedding for myself and family, my working tools, and necessary implements for my occupation and calling, not exceeding, in the whole, the value of ten pounds; and that I have not, directly or indirectly, fold, leffened, or otherwife conveyed, disposed of in trust, or concealed, all or any part of my real estate, money, goods, chattles, stocks, debts, securities, contracts, or other personal estate whasever, where-• by to fecure the fame, fo as to receive or expect any profit or advantage therefrom to myfelf or family, or with any view, intent, or defign, to defraud or deceive any creditor or creditors, to whom I am indebted in any wife bowfoever, or prevent their recovering or attaining their respective debts.

So help me GOD.

Gaoler and Gazette, or other news paper, not complying with the regulations in this act, forfeit 1001. to with treble cofts of fuit.

XXIII. And be it further enacted by the authority aforefaid, printer of the That if any gaoler or keeper of any prilon, or his deputy or deputies, shall, without just cause, to be approved of by the juflices at fome general or quarter fellion of the peace, or adjournment thereof, within their respective jurisdictions, refuse or delay to bring any fuch prifoner or prifoners as aforefaid to any fuch general or quarter fession, or some adjournment thereof, in order to his or her discharge; or shall neglect, refuse, or dethe priloners, fignedly omit to infert, in any fuch lift, the name or names of any fuch priloner or priloners who was or were actually in cufto-

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dy in his or their respective gaol or prison on the faid twenty ninth day of September, one thousand seven hundred and fixty eight, or fince; or shall neglect or refuse to make out, fix up, or deliver fuch lifts as aforefaid; or if any fuch gaoler or keeper, or deputed gaoler or keeper, shall neglect or refuse to take any of the faid oaths before mentioned, and hereby required to be taken by him; or fhall, upon any account or pretence whatfoever, take or receive more than the faid fum of one shilling herein before allowed for his or her attendance in order to be discharged of such prisoner or prisoners as aforesaid; or shall detain any fuch prifoner after he or fhe fhall be difcharged as aforefaid; or if the printer of the London Gazette, or other news paper as aforefaid, shall wilfully refuse or neglect to infert therein the name, trade, occupation, and last place of abode, of such prisoner, on reasonable request to him made for that purpose, and tender of the money hereby directed to be paid; or shall take or receive any fee or gratuity more than two pence as aforefaid for doing thereof; every fuch gaoler and keeper of fuch prifon or prifons, his deputy or deputies, and every fuch printer as aforefaid, shall respectively forfeit and pay to each prisoner, in any fuch cafe injured, the fum of one hundred pounds; which fhall and may be recovered, with treble cofts of fuit, by action of debt, bill, plaint, or information, in any of the courts of record at Westminster, wherein no effoin, protection, or wager of law, or more than one imparlance, shall be allowed.

XXIV. And be it further enacted by the authority aforefaid, Gaoler, con-That if any fuch gaoler or gaolers, or keeper or keepers, or any victed of perdeputed gaoler or keepen, of any prifon, shall, in taking of the jury, forfeits afore-mentioned oaths, forswear or perjure himself, and shall sool. with thereof be lawfully convicted, fuch gaoler or keeper, or deputed full coffs of fuch gaoler or keeper, or deputed fuit, &c. gaoler or keeper, of fuch prifon or prifons (over and above fuch penalties as may be inflicted on perfons convicted of perjury) Ihall, upon every fuch conviction, forfeit and pay the fum of five hundred pounds; to be recovered, with full costs, by bill, plaint, or information, or action of debt, in any of his Majefty's courts of record at Westminster, wherein no effoin, protection, or wager of law, shall be allowed, by and in the name of fuch perfon or perfons, his or their executors and administrators, to whom any affignment or conveyance, in pursuance of this act, shall be made, of the estate and effects of fuch priloner One moiety to or priloners; and if no such assignee or assignees shall be living, former, and then in the name or names of any other creditor or creditors who the other toshall fue for the faid penalties; to be applied, one moiety to the wards fatisfyinformer or informers, and the other moiety towards fatisfaction ing the debts of the crediof the debts of fuch his creditor or creditors. tors.

XXV. And be it further enacted, That if any clerk of the Clerk of the peace, or his deputy, or town clerk, or other officer acting as peace refusing clerk of the peace, shall delay or refuse to give every or any fuch the prisoner a prisoner fo discharged as aforefaid, within ten days after his or copy of his her discharge, a copy of the order of his or her discharge, on discharge, the payment of two chillings and fix pence, or chall take more or taking exthan orbitant fees

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for the fame, ing over the priloner's e-Itate and effects ; the prifoner.

Prifoner convicted of perjury to fuffer as a felon.

Perfons difcharged by. this act, not contracted before 29 Sept. 768

Justices, sheriffs, and gaolers, may plead this act to any action of escape, or fuit brought against them, and recover treble costs,

Perfons dilcharged may ly, &c. to all actions or judgements

than the faid fum of two shillings and fix pence for fuch copy, or for affign. or shall take more than two shillings for an affignment or conweyance to tuch prifoner's effate or effects; every fuch clerk of of the peace, or his deputy, or town clerk, or other officer acting as clerk of the peace, who shall so offend, and who shall be forfeits 201, to convicted at any fuch general or quarter feffion of the peace, or any adjournment thereof, of any fuch offence, shall, for every

fuch offence, forfeit and pay to every fuch prifoner the fum of twenty pounds, as the justices of the peace, at any fuch general or quarter feffion of the peace, or adjournment thereof, shall order; and who are hereby impowered to caufe the fame to be levied by diffuels and fale of the goods of any fuch clerk of the peace, or his deputy, or town clerk, or other officer acting as clerk of the peace, fo offending.

XXVI. And be it further enacted by the authority aforefaid, That if any prisoner as aforefaid, or any other person or persons, who shall take the benefit of this act, shall forswear or perjure himself, herself, or themselves, in any oath to be taken under this act, and shall be lawfully convicted thereof, he, she, or they fo offending, shall be adjudged a felon, and fuffer as fuch, without benefit of clergy.

XXVII. And be it further enacted by the authority aforefaid, That no perfon to be discharged by this act shall at any time hereliable to arreft after, be imprisoned by reason of any judgement or decree obfor debts, &c. tained for payment of money only, or for any debt, damages, contempts, cofts, fum or fums of money, contracted, incurred, occasioned, owing, or growing due, before the faid twenty ninth day of September, one thousand seven hundred and sixty eight; but that upon every arreft upon every judgement or fuch decree, or for fuch debts, damages, contempts, cofts, fum and fums of money, it shall and may be lawful for any judge of the court where the process islued, upon the sing the copy of the order of fuch prifoner's difcharge or difcharges, to release and discharge out 'of custody such prisoner or prisoners as aforefaid; and every fuch judge is hereby impowered to to do on fuch priv foner's caufing a common appearance to be entered for him in every fuch action and fuit.

> XXVIII. And be it further enacted by the authority aforefaid, That if any action of escape, or any fuit or action, be brought against any justice or justices of the peace, sheriff, gaoler, or keeper of any prifon, for performing their office, in purfuance of this act, they may plead the general isfue, and give this act in evidence; and if the plaintiff be nonfuited or difcontinue his action, or verdict pass against him, or judgement upon demurrer, the defendant shall have treble costs.

XXIX. And be it further enacted by the authority aforefaid, That if any Scire facias, or action of debt, or upon judgement, plead general. shall be brought against any prisoner, his or her heirs, executors, or administrators, upon any judgement obtained against any fuch prisoner, or in any statute or recognizance acknowledged by him or her, before the faid twenty ninth day of Sep-

tember.

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tember, one thousand seven hundred and fixty eight, with respect brought ato prifoners in actual cuftody, or with respect to debtors beyond gainft them the feas, as aforefaid, upon the faid twenty ninth day of Sep- before 29 Sept. tember, one thousand seven hundred and fixty eight, it shall be lawful for any fuch prifoner, his or her heirs, executors, or administrators, to plead generally that such prisoner was actual prisoner in such prison at such a person's suit, or was or were beyond the leas in foreign parts on the faid twenty ninth day of September, one thousand seven hundred and sixty eight, and was or were duly discharged according to this act, at the general or quarter feffion, or adjournment thereof, held at fuch time and place for such county, riding, division, liberty, city, town, or place (as his, her, or their cafe is) without pleading any matter specially; and in case any other suit or action shall be com- and in other menced against him, her, or them, for any other debt, sum or fuits, may fums of money, due before the faid twenty ninth of September, plead in dif-one thousand seven hundred and fixty eight, to plead in dif-charge of his or her person from execution (over and above such execution. matters as aforefaid) that fuch debt or fum of money (as the cafe shall happen) was contracted or due before the faid twenty ninth day of September, one thousand seven hundred and fixty eight, without pleading any other matter fpecially; whereto the plaintiffs shall or may reply generally, and deny the matters Plaintiff may pleaded as aforefaid, or reply any other matter or thing which reply generalmay they the faid defendant not to be initialed to the benefit of ly, &c. this act, or not duly discharged according to it, in the same man? ner as the plaintiff might have replied, in cafe the defendant had pleaded this act, and his discharge by virtue of this act spe-but if noncially; and if the plaintiff be nonfuited, discontinue his action, fuited, is to or verdict pais against him, or judgement on demurrer, the de- pay treble fendant to have treble cofts. cofts.

XXX. Provided always, and be it enacted by the authority Bankrupts not aforefaid, That no perfon against whom a commission of bank-obtaining rupt hath been awarded and issued out, and who hath not al-their certifiready obtained his certificate and discharge of his debts, in purfuance of and in such manner as is directed by some or one of ed from the the acts of parliament now in force relating to or concerning benefit of this bankrupts, or shall not obtain such certificate and discharge be-act. fore such time as he shall be brought before the justices of the peace at their general or quarter fession, or some adjournment thereof, held as aforefaid, in order to be discharged in-pursuance of this act, shall have or receive any benefit or advantage of or under this act, nor be deemed to be within the meaning thereof.

XXXI. Provided alfo, That nothing in this act contained Attornies emfhall extend, or be conftrued to extend, to releafe or difcharge bezzling, &c. any attorney at law, or folicitor, or any other perfon or perfons clients money acting, or pretending to act, as fuch, with regard to any debt or effects, exwith which he or they shall stand charged, for any money, or nefit of this other effects, recovered and received by him or them, for the act. use of any perfon or perfons, bodies corporate or politick, and

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by any attorney, folicitor, or other perfon or perfons acting a fuch, embezzled, concealed, or converted, to his or their own tile; , or to release or discharge any servant or agent, or any perfon or perfons employed or intrusted as such, with regard to any debt or demand with which he, fhe, or they, fhall ftand charg ed, for and on account of any money, goods, or other effects, received or poffeffed by him, her, or them, for the ufe, and on account of his, her, or their master or masters, or employers, and by fuch fervant or agent, embezzled, concealed, or converted to his, her, or their own use; any thing herein contained to the contrary thereof in any wife notwithstanding.

XXXII. And be it further enacted by the authority aforefaid, That every gaoler or keeper of any prifon shall and is hereby required to fuffer, in the day-time, any perfon or perfons defiring the fame, to fee and fpeak, in the lodge, or fome convenient are inferted in room of the faid prilon, with any priloner or priloners, whole names are inferted in the afore-mentioned lift or lifts, or London Gazette, or other news paper, or any of them, or any perfons furrendering themfelves purfuant to this act; and also fee, in the true and genuine books of the faid prifon, the entries made of the name or names of fuch priloner or priloners, together

fuits he, the, or they are detained : and if any fuch gaoler or keeper fhall neglect or refuse to comply with what is here above requiron penalty of, ed, every fuch gaoler or keeper, who shall fo offend in the premiffes, shall forfeit and pay to the perfon to refuted and aggrieved, the fum of forty pounds; to be recovered, with cofts of fuit, by action of debt, bill, plaint, or information, in any of the courts at Westminster, wherein no effoin, protection, wager of law, or more than one imparlance, shall be allowed, by and in the name or names of the perion or perions to refuted or aggrieved.

XXXIII. Provided always, and be it enacted, That notwithftanding the perion of any priloner or priloners, fugitive or fugitives, shall be discharged under this act, the future estates and effects of every fuch prifoner and fugitive shall remain and be liable to his, her, and their respective creditors as before the making of this act, (his, her, or their necessary wearing apparel, and bedding, for his, her, or their families, and working tools and implements necessary for his, her, or their trade or occupation, not exceeding the value of ten pounds in the whole, only excepted) and any creditor or creditors of any fuch prifoner or prifoners, fugitive or fugitives, may, at any time hereafter, fue out execution, extents, or other process, on any judgement at the time of fuch discharge recovered, or statute staple, or recognizance acknowledged by, or fentence or decree obtained against, any fuch prifoner or fugitive, but not against his, her, or their perfon, or his, her, or their respective wearing apparel, bedding, working tools, and implements, as aforefaid.

XXXIV. And be it also enacted, That any creditor or creditors of any prifoner or prifoners, fugitive or fugitives, who shall

Gaoler to permit the fpeaking in private to prisoners, the lift, or Gazette, &c.

and the examining the original books with the name or names of the person or persons at whose fuit or of entries, &c.

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Prifoner's future eftate and effects, netwithitanding his perfonal difcharge, liable to creditors; Wearing apparel, bedding, and working tools, &c. not exceeding 101. value, excepted.

Creditor may fue for the

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be discharged under this act, may, at any time after any such recovery of discharge, commence and profecute any action or fuit against any debt due at fuch prisoner or fugitive, his, her, or their respective heirs, ex-the prisoner's ecutors, or administrators, for the recovery of any fum or fums discharge, of money which shall be due from any such prisoner or prisoners, fugitive or fugitives, at the time of his or her faid discharge, but

shall not hold the perfon of any fuch prisoner or fugitive to fpecial bail; nor shall take the person, necessary wearing apparel, but not hold bedding, tools, or implements, as aforefaid, of any fuch prifo- fpecial bail, ner or fugitive in execution, or any judgement, fentence, or de- nor take his cree, which thall hereafter be recovered or obtained against any perfon, wearfuch prifoner or fugitive: and in any action or fuit, which fhall ing apparel, bedding, or be hereafter commenced against any fuch priloner or fugitive, tools, in his or her heirs, executors, or administrators, no benefit or ad- judgement; vantage shall be had or taken, for that the cause of action did and no advannot accrue within three years next before the commencing of any tage is to be fuch action or fuit, nor thall any fratute of limitation he plead taken of the fuch action or fuit; nor shall any statute of limitation be plead- cause of action - able, or be allowed to be pleaded in bar of or in any fuch action not accruing or fuit, which shall be hereafter commenced by any fuch creditor within 3 years, or creditors against any fuch prifoner or prifoners, unless fuch caufe nor of the of action or fuit did not accrue within three years next before any mitation. fuch prifoner or fugitive shall be discharged under this act; and Exception. in any fuch cafe, the fame may be pleaded by any fuch prifoner, his or her heirs, executors, or administrators.

XXXV. Provided always, and be it likewise enacted, That Discharge of by the discharge of any prisoner or fugitive by force of this act, prisoner no no other perfon or perfons who was or were partner or partners the copartner in trade with any fuch prifoner or fugitive, at the time of his or or fureties. her discharge under this act, or then stood bound, engaged with, or liable to, the payment of any debt with any fuch prifoner or fugitive, or engaged in any contract what loever together with any fuch prisoner or fugitive, shall be discharged from any such debt or demand; but every fuch other perfon and perfons shall feverally stand and be chargeable with, and liable to pay, fuch debt and debts, and to perform fuch contracts, in like manner as if any fuch prifoner or fugitive had never been discharged from the fame.

XXXVI. And be it further enacted, That if any gaoler or Gaoler makkeeper, or reputed gaoler or keeper, of any prifon or prifons, tries in the shall make, or cause to be made, any false entries in any book prison book or or books belonging to any prifon or gaol under his care, or of lifts, forfeits which he is or was gaoler, or shall prepare or keep, or cause to sool. with be prepared or kept, any falle book or books, in order for any treble cofts, falle or untrue entry or entries to be made therein ; or shall infert in any lift to be delivered in as aforefaid, the name or names of any perfon or perfons who was not a prifoner or prifoners in actual cuftody in any fuch gaol or prilon upon the faid twenty ninth day of September, one thousand seven hundred and fixty eight, or shall not have ever fince remained in such actual custody; except as in the oath of any fuch gaoler or keeper, or deputed gaoler or keeper, shall be excepted; every fuch gaoler or

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over and above all other penalties for fuch fraud.

orke eper, or deputed gaoler or keeper, shall, over and above the penalties which he shall be liable to for every such fraud, forfeit and pay the fum of five hundred pounds, to be recovered, with treble cofts of fuit, by and in the name, and for the ule, of any perfon or perfons who shall be prejudiced by any entry, or fuch falle entries; which penalties shall and may be recovered by action of debt, bill, plaint, or information, in any of his Majefty's courts of record at Westminster, wherein no effoin, protection, or wager of law, or more than one imparlance, shall be allowed.

Prifoner refuling to declare the abode, &c..of the perfon at whole fuit he creditor in the lodge ; is excluded this act,

Juffices for Com' York and Lincoln &c. for difcharge of prifoners.

Those who are prifoners or other demands of the gaaler or officer, to be discharged.

XXXVII. And be it further enacted, That if any prifoner, being thereunto required by any creditor, shall refuse to discover and declare the trade or occupation and habitation or last place of abode, of the perfon or perfons at whole fuit he or the is detained or charged in cuftody; or being called for and defired. is detained, or by any creditor or creditors, to come to the lodge of the prifon to come to the in which any fuch priloner shall be confined, without some reafonable caufe being made appear to the contrary; every fuch priloner, upon proof being made thereof before the justices at the benefit of any general or quarter feilion of the peace, or any adjournment thereof, to be held as aforefaid, shall not have or receive any benefit or discharge by or under this act; any thing herein contained to the contrary thereof in any wife notwithstanding.

XXXVIII. And whereas there is but one common or county gaol for each of the respective counties of York and Lincoln, which faid counties are each of them divided into feveral ridings or divisions, all which have several commissions of the peace; and if the gaolers of those gaols be obliged to carry the debtors, prifoners therein, to the quarter feffion of each riding or division, the fame will be a very great charge, not only to fuch gaolers, but also to the prisoners in those large counties; be it therefore enacted by the authority aforefaid, That it shall and may be lawful for two or more justices of the peace for each of to meet at the the ridings and divisions in the respective counties, at the comcounty gaols, mon or county goal thereof respectively, or at some convenient place near thereto, and they are hereby required to affemble and meet, and to hold feffion there, by adjournment from their respective quarter sellion, from time to time, for the discharge of the refpective priloners therein, according to the powers, limitations, and directions of this act.

XXXIX. And be it further enacted by the authority aforefaid, That all debtors, and others, who were in prifon on or for their fees, before the faid twenty ninth day of September, one thousand feven hundred and fixty eight, or fince, in any of the gaols of this kingdom, and now remain there for not paying their fees, rents, or any other demands, due, or claimed as due, to the keeper or gaoler of any prilon respectively, or to any other officer of any fuch prison, and upon no other account, shall be discharged therefrom, he, fhe, or they, taking the oath by this act required to be taken by prifoners.

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XL. Provided always, That this act shall not extend to dif- Debtors to the charge any perfon out of prifon, feeking his or her difcharge crown, and under this act, with respect to any debt with which he or the prisoners who shall ftand charged at the fuit of the crown, or shall be indebt- 1000 l. to one ed to any body politick or corporate, or to any one perfon, in perfon, unlefs any fum exceeding the fum of one thousand pounds, befides the creditors any lum exceeding the lum of one thousand pounds, bendes confent, are interest and costs, unless such body politick or corporate, or excluded the creditor, shall confent thereto; and if any fuch body politick benefit of this or corporate, creditor or creditors, to whom a fum exceeding act. one thousand pounds shall be owing, shall oppose the discharge Creditor opof fuch prifoner, and fhall infift that fuch prifoner be continur poing prifon-ed in gaol, that then, and in fuch cafe, fuch body politick or er's difcharge, corporate, or creditor or creditors, oppoling the faid prifoner's to allow him discharge as aforesaid, shall, at his, her, or their proper costs 38.6d. per week, and charges, allow and pay in the whole fuch a weekly maintenance to the faid prifoner, not exceeding three shillings and fix pence per week, in fuch manner as the faid justices in their general or quarter feffion, or fome adjournment thereof, shall order; and upon nonpayment of the fame for the fpace of fix On nonpayweeks, the faid prifoner, upon application to the faid juffices in ment, prifoner their general or quarter feffion held as aforefaid, fhall be dif- to be dif-charged curfuent to the intent and manning of this act.

charged purfuant to the intent and meaning of this act. XLI. Provided alfo, That every perfon and perfons intitled, Difcharges to or to be intitled, to the benefit of this act, shall obtain their be obtained respective discharges on or before the first day of August, one by I August, thousand seven hundred and seventy one, or shall be excluded 1771. from all benefit of this act.

XLII. And whereas it may bappen that several persons who may claim and be intitled to the benefit of this act, are feised of an estate tail, in some freehold or copyhold lands, tenements, or hereditaments; which entail, with the remainders thereupon expectant, they have by law power to defeat and bar, either by levying a fine or fines, suffering a common recovery or common recoveries, or by furrender or furrenders thereof, whereby fuch perfon or perfons faid freehold or copyhold lands, tenements, or hereditaments, would be liable to the payment of their debts, and be delivered up, according to the terms of this ast, for the benefit of their creditors; be it therefore enacted by the authority aforefaid, That, in every fuch cafe, fuch perfon or perfons fo feifed as aforefaid, and who shall be intitled to, and Perfons feifed claim the benefit of this act, shall, to all intents and purposes of an estate whatfoever in law, be deemed and taken, and is and are here- tail, claiming by declared, to be feifed of such lands, tenements, and heredi- the benefit of taments, in fee; provided the same shall be delivered up to the to deliver up creditor or creditors of every fuch prifoner, in the fame manner the fame to as if fuch perfons or perfon had actually levied a fine, fuffered a the creditors. common recovery or recoveries, or made a furrender or furrenders thereof, and thereby had become feifed in fee; any law, or construction of law, to the contrary thereof in any wife notwithftanding.

XLIII. And whereas many prifoners who may be intitled to, and claim the benefit of this act, have been great dealers, or otherwife en-· Vol. XXVIII. gaged

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gaged in large transactions, whereby they may be intitled to sundry and great debts and demands of various and intricate natures, and they may be intitled to equities of redemption of effates, subject and liable to mortgages, judgements, or other incumbrances, or to reversions, remainders, or other contingent eftates in lands, tenements, or hereditaments, or to other trusts or interests in estates, both real and personal, which may not be sufficiently described or discovered in the schedule or inventory before directed to be delivered in, upon oath, by the prifoner to be difcharged as aforefaid, or which may want his aid or affistance to adjust, make out, recover, or manage, for the benefit of the

tion of priloner, touching the difcovery &c.

and juffices may fend for and examine the prisoner accordingly.

Prisoner refuing to appear, or to answer upon oath, may be committed.

20 I. per cent. allowed on difcovering within 12 months, any part of the prifoner's e-

creditors; be it therefore enacted by the authority aforefaid, That Affignees may it shall and may be lawful to and for the respective affignees of apply for fur- the eftate and effects of fuch prifoner or prifoners who shall obther examina tain his, her, or their discharge, in pursuance of this act, or any other perfon or perfons duly authorized by them for that purpose, from time to time, to apply to any two or more of the of his effects, juffices of the peace for the county, riding, division, city, town, place, or liberty, where fuch prifoner or prifoners shall be then refiding, thereby defiring, that fuch prifoner or prifoners may be further examined as to any matters or things relating to his, her, or their effate or effects; whereupon fuch justices shall fend for, or call before them, fuch prisoner or prisoners by fuch warrant, fummons, ways or means, as they shall think fit; and, upon fuch prifoner's appearing, shall examine him, her, or them, as well upon oath as otherwife, as to fuch matters and things as fuch affignee shall defire, relating to the estate and effects of fuch prifoner or prifoners; and if any prifoner or pri-foners (on payment or tender of payment of fuch reasonable charges as fuch justices shall judge sufficient) shall neglect or refuse to come and appear, not having a lawful excuse, to be made known to fuch justices, and by them allowed, or, being come before them, shall refuse to be sworn or to answer to all fuch questions as by fuch justices shall be put to him, her, or them, relating to the difcovery of his, her, or their eftate or effects to verted, or intended to be verted, in such clerk of the peace, town clerk, or other officer, acting as clerk of the peace, or in fuch affignees, as aforefaid, that then it shall and may be lawful to and for fuch juffices, by warrant under their hands and feals, to apprehend fuch prifoner or prifoners fo offending as aforefaid, and him, her, or them, to commit to the county gaol, there to remain without bail or mainprize, until fuch time as he, she, or they, shall submit him, her, or themselves, to such juffices, and answer upon oath to all such lawful questions as fhall by fuch juffices be put to him, her, or them, for the purpoles aforefaid.

XLIV. And be it further enacted by the authority aforefaid, That all and every fuch perfon and perfons who shall, within twelve months after the discharge of such prisoner or prisoners, voluntarily come in and make a difeovery of any part of fuch debtor or debtors real or perfonal eftate as shall not be comprized in such schedule as aforesaid, before any justices aforesaid, fhall fhall be allowed after the rate of twenty pounds *per centum*, out flate not reof the net produce of fuch debtor or debtors effate, which fhall turned in the be recovered on fuch difcovery, and which fhall be paid to fuch fchedule. perfon or perfons fo difcovering the fame, by the affignee or affignees of fuch prifoner's effate and effects.

XLV. Provided always, and be it enacted, That notwith Dicharge obftanding the dicharge of any prifoner or prifoners by virtue of tained frauduthis act, if it shall hereafter appear the fame was obtained frau-lently, void. dulently, or that any part of the oath taken by any fuch prifoner was not true; then, and in every fuch cafe, every fuch difcharge shall be void and of none effect.

XLVI. And for the better discovery of the estate and effects of Perfons conany prijoner who shall be discharged by virtue of this act, be it en-cealing any acted by the authority aforefaid, That any perfon or perfons effate or efwho shall have accepted of any trust or trusts, and shall wilful- feets of the ly conceal or protect any effate, real or personal, of any such feit rool. and prisoner from his creditors, and shall not, within thirty days double value, after any assignee or affignees shall, in pursuance of this act, be with treble chole of any fuch priloner's estate, discover and disclose to fuch costs of luit. affignee or affignees fuch truft and eftate in writing, and deliver up or make over the fame to fuch affignee or affignees, he, fhe, or they, to offending, thall, for every fuch offence, forfeit the fum of one hundred pounds, and also double the value of the estate, either real or personal, so concealed, to and for the use of the creditors of any fuch prifoner; to be recovered by action of debt, in any of his Majefty's courts of record at Westminster, in the name or names of the affignee or affignees of fuch prifoner's effate, together with treble cofts of fuit.

XLVII. And be it further enacted by the authority aforefaid, Affignees, That it shall be lawful at all times hereafter, for any affignee or with consent affignces of the effate or effects of any prifoner or prifoners, of the majori-who thall be chose in purfuance of this act, by and with the ty in value of confent of the major part in value of fuch prifoner or prifoners may com-madian with the profession of the prifoner of the creditors, creditors, who shall be present at a meeting to be had on twen- pound for ty one days publick notice being previoufly given for the purpose debts due to hereafter mentioned in the London Gazette, if the prisoner was the prisoner's in cuftody in London or within the weekly bills of mortality, and effate; if not, then also in some news paper which shall be published in the county, city, or place, in or near which any fuch perfon shall have been in gaol, to make composition with any person or perfons, debtors or accountants to fuch priloner or priloners, where the fame shall appear necessary or reasonable; and to take such reasonable part of any such debt as can, upon such composition, be gotten, in full difcharge of fuch debts and accounts; and alfo to submit any difference or dispute between such assignee or and may subaffignees, and any perfon or perfons, for or on account, or by mit any difreason or means of any matter, cause, or thing, relating to such pute relating prisoner or prisoners estate or effects, or to any debt or debts bitration; thereto to ardue, or claimed to be due, to or from fuch prisoner or prisoners, to the final end and determination of arbitrators to be chosen by the faid affignee or affignees, and the major part in value of

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Anno nono Georgii III. c. 26.

or otherwife agree the fame as they

fuch creditors, and the party or parties with whom they shall have no difference, and to perform the award of fuch arbitrators, or of any umpire to be chosen by them; or otherwise may fettle and to fettle and agree the matters in difference and difpute between them, in fuch manner as the faid affignee or affignees, with fuch hall think fit. confent as aforefaid, fhall think fit, and can agree, and the fame fhall be binding to all the creditors of fuch priloner or priloners : and every fuch affignee or affignees is and are hereby indemnified for what they shall fairly do in the premisses in pursuance of this act.

XLVIII. And, to the intent and purpole that the effate and effects of fuch prifoner or prifoners as shall be difcharged by virtue of this act, may be duly and faithfully applied for the benefit of his, her, or their real creditors, be it enacted by the authority aforefaid, That it shall and may be lawful to and for the respective courts at Westminster, and the courts of great selfion in Wales, and in the principality of Chefter, and the counties palatine of Lancaster and Durham, respectively, from whence any process iffued upon which any such prisoner or prisoners was or were committed, or where the process isfued out of any other court, to and for the judges of the court of King's Bench, Common Pleas, and Exchequer, or of Great Seffions aforefaid, within their respective jurisdictions, or any one of them, from time to time, upon the petition of any fuch prifoner, or the creditor or creditors of fuch prifoner or prifoners, complaining of any infufficiency, fraud, milmanagement, or other misbehaviour of any affignee or affignees of the effate or effects of any fuch prifoner or prifoners, to fummon all parties concerned, and, upon hearing the parties concerned therein to make and give fuch orders and directions therein, either for the removal or displacing fuch affignee or affignees, and the appointing any new affignee or affignees in the place or flead of fuch affignee or aftherein as they fignees to be removed or difplaced, or for the prudent, juft, or equitable management or distribution of the estate and effects of any fuch prifoner for the benefit of the respective creditors, as the faid courts or judges respectively shall think fit; and in case of the removal or displacing of any affignee or affignees, and the appointing of any new affignee or affignees, the effate or effects of fuch prifoner or prifoners shall, from thenceforth, be divested out of the affignee or affignees fo removed or displaced, and be vefted in, and delivered over to, fuch new affignee or affignees, in the fame manner, and for the fame intents and purpofes, as the fame were before vefted in the affignee or affignees first chose as aforefaid; any thing in this act contained

to the contrary notwithstanding. XLIX. Provided always, and be it it enacted by the authocredit has been rity aforefaid, That in all cafes where mutual credit hath been given, the ba- given between any prisoner or prisoners who shall be discharged in pursuance of this act, and any other person or persons, or body politick or corporate, before the delivery of fuch schedule or inventory of the eftate and effects of fuch prifoner or prifo-

Affignees may be petitioned against, for infufficiency, frand, mifmanagement. or other milbehaviour;

the court thereupon is to fummon the parties and make fuch orders thall think fit.

Where mutual lance to be stated and allowed.

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ners, upon oath, as aforefaid, the refpective affignee and affignees of fuch prifoner or prifoners is and are hereby authorized and required, on his and their parts, to ftate and allow an account between them and the other party or parties concerned; and nothing more fhall be deemed to be vefted in fuch clerk of the peace, town clerk, or other officer, acting as clerk of the peace, or fuch affignee or affignees under fuch clerk of the peace, town clerk, or other officer, acting as clerk of the peace, as the eltate or effects of fuch prifoner or prifoners, than what thall appear to be juftly due to him, her, or them refpectively, as and for the balance of fuch account when truly ftated.

L. And whereas many perfons are often committed on attachments, Priloners, for for not paying money awarded to be paid under fubmiffions to arbritra- not paying tion by rules of court, or under fubmiffions to arbitration bonds, and warded under which fubmiffions have been made rules of the court, in purfuance of an submiffions to act paffed in the ninth and tenth years of the reign of William the arbitration; Third, for determining differences by arbitration; and likewife for

not paying of costs duly and regularly taxed and allowed by the proper for not paying officer, after proper demands made for that purpose; and also upon costs;

any writ of Excommunicato capiendo, or other process for, or and upon writ grounded on, the non-payment of costs or expences in any cause or pro- of Excommuniceeding in any ecclesiastical court; it is hereby declared and enact- cate capiendo, ed, That all such perfons are and shall be intitled to the benefit &c.

of this act, and fubject to the fame terms and conditions as the benefit of are herein expressed and declared with respect to prisoners for this act. debt only.

LI. And whereas great numbers of poor people have been, Thofewho are and are now, imprifoned for debt upon proceffes iffuing out of prifoners upcourts of conficience; it is hereby enacted and declared, That on procefs out all fuch prifoners shall be intitled to have the benefit of this act, of courts of and be discharged under the same, provided he, she, or they, have the beconform to the directions herein before prescribed, touching nefit of this other prifoners who shall be discharged by virtue of this act.

LII. And be it further enacted by the authority aforefaid, Quaker's af-That in all cafes wherein by this act an oath is required, the firmation to folemn affirmation of any perfon being a Quaker, fhail and may be taken in be accepted and taken in lieu thereof; and every perfon making fuch affirmation, who fhall be convicted of wilful and falfe affirming, fhall incur and fuffer fuch and the fame penalties as are inflicted and imposed by this act upon perfons convicted of wilful and corrupt perjury.

LIII. Provided always, and be it further enacted by the au-Perfons who thority aforefaid, That no perfon who took the benefit of an act took the bepaffed in the fifth year of the reign of his prefent Majefty King act of 5Gee.3. *George* the Third, intitled, An act for the relief of infoluent debtors, excluded. Ihall have or receive any benefit or advantage of or under this act, nor be deemed to be within the intent and meaning thereof, fo as to be difcharged under the fame; any thing herein before contained to the contrary notwithftanding.

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LIV. Pro-

or manufacture of Great Britain, necelfary for the filhery;

fupport of the mariners or other perfons employed on board the veffels, or on thore, in carrying on the faid fifthery there; fuch craft, cloathing, or other goods, being the growth, produce, or manufacture of Great Britain, or of the faid islands of Jerfey or Guern/ey, and fuch food or victuals being of the growth or produce either of Great Britain, Ireland, or the faid islands of Jerfey or Guernfey; any thing in the faid acts, or any law or ftatute, to the contrary notwithstanding.

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upon producing a certifi-. cate to the officer of the cuftoms there that the goods, &c. ! are of fuch growth or manufacture;

otherwife the fame are liable to forfeiture.

Claufe in act 6 Geo. 3.

II. Provided always, and it is hereby further declared and enacted by the authority aforefaid, That the master or other perfon taking charge of fuch thip or veffel thall produce, to the proper officer of the cuftoms in the colony or plantation where he shall arrive, a certificate, under the hand and seal of the governor, lieutenant or deputy governor, or commander in chief for the time being, that oath had been made by the fhipper of fuch goods before the magistrates of the royal courts in Jersey or Guernfey respectively, or any three of them that the goods and victuals to thipped on board fuch thip or veffel are of fuch growth, product, or manufacture, as aforefaid; which certificate shall also be attested by the principal officer of the cuftoms in the faid ifland respectively, who shall certify, that the faid oath was taken in his prefence; and on failure of producing fuch certificate as herein before directed, fuch craft, food, victuals, cloathing, or other goods, found on' board any fhip or veffel, and the veffel importing the fame, shall be liable to be feized and forfeited, in the fame manner as they would have been fubject and liable if this act had not been made; any thing herein before contained to the contrary notwithstanding.

III. And whereas by an act made in the fixth year of the reign of bis present Majesty, intituled, An act for repealing certain duties in the British colonies and plantations granted by feveral acts of parliament; and also the duties imposed by an act made in the last feffion of parliament upon certain East India goods exported from Great Britain, and for granting other duties instead thereof ; and for encouraging, regulating, and fecuring, feveral branches of the trade of this kingdom, and the British dominions in America; it is, among i other things, enalled, that bond and fecurity, in the penalties in the faid recited act mentioned, shall be given to the collector or other principal officer of the customs at any port or place in any of the British American colonies or plantations, with one furety befides the master of every ship or vessel that shall lade or take on board there any non-enumerated goods, with condition that fuch goods shall not be landed at any part of Europe to the northward of Cape Finisterre, except in Great Britain ; which exception was,

and 7 Geo. 3. by an all made in the seventh year of his Majesty's reign, extended to Ireland : and whereas it is reasonable to extend the like exception to the islands of Jersey and Guernsey: be it therefore enacted by the

Non-enume- authority aforefaid, That any non-enumerated goods, except rated goods, rum, laden as aforefaid in any British American colony or plan-rum excepted, tation, may be landed in the faid islands of *Jersey* or Guernsey; in any Britiff and that the faid act made in the fixth year of his prefent Ma-American co- jefty's reign, and all the regulations therein contained, fo far as the the fame relates to the bond and fecurity for landing fuch non- lony, allowed enumerated goods in Great Britain, shall extend, and be con- to be landed Arued to extend, to the faid islands of Jerfey and Guernfey alfo, Guernfey, unas fully and effectually to all intents and purposes as if the faid der the reguiflands had been excepted and named in the faid act; and that lations in the any bond which may have been or shall be entered into in pur- recited act of fuance of the faid recited acts, or either of them, shall and may 6 Geo. 3. be cancelled and discharged by the certificate under the hands and feals of the magistrates of the royal courts of Jersey or Guernsey respectively, or any three of them, and the principal officer of the cuftoms in fuch island respectively, testifying the landing fuch goods there, in the fame manner as if the faid goods had been 'landed in Great Britain or Ireland; any thing in the faid acts to the contrary notwithstanding.

CAP. XXIX.

An att for the more effectual punishment of such persons as fball demolish or pull down, burn, or otherwise destroy or spoil, any mill or mills; and for preventing the destroying or damaging of engines for draining collieries and mines; or bridges, waggon ways, or other things used in conveying coals, lead, tin, or other minerals, from mines; or fences for inclosing lands in pursuance of alls of parliament.

X7HEREAS by an act paffed in the first year of the reign of Preamble, rehis late majefly King George the First, intituled, An act for citing clauses preventing tumults and riotous affemblies, and for the more in act of a fpeedy and effectual punishing the rioters, it is, among other Geo. 1. things, enacted, That if any perfons unlawfully, riotoufly, and tumultuoufly affembled together, to the disturbance of the publick peace, shall unlawfully and with force demolish or pull down, or begin to demolifh or pull down, any church or chapel, or any building for religious worfbip, certified and registered according to the statute made in the first year of the reign of the late King William and Queen Mary, and act 1 Wil. intituled, An act for exempting their Majesties protestant sub- and Mary. jects diffenting from the church of England from the penalties of certain laws, or any dwelling-house, barn, stable, or other outbouse; that then, every fuch demolishing or pulling down, or beginning to demolifh or pull down, shall be adjudged felony without benefit of clergy; and the offenders therein shall be adjudged felons, and shall fuffer death as in cafes of felony without benefit of clergy : and whereas fome doubts have arifen whether the faid act extends to the pulling down and demolifying of mills: therefore, for remedying the mischiefs which may ensue therefrom, and for the more effectual punishment of such offenders, be it enacted by the King's most excellent majesty, by and with the advice and confent of the lords spiritual and temporal, and commons, in this present parliament affembled, and by the authority of the fame, That if The riotoufly any perfon or perfons unlawfully, riotoufly, and tumultuoufly affembling, affembled together, to the difturbance of the public peace, fhall, and demolifi-at ing, or beginmill or mills,

fons guilty clergy;

as is alfo the fire to any mill.

The wilfully deftroying or damaging engines for draining collieries, or other mines; or for drawing coals thereout ; waggon way, trunk, or staith used for any pur-poles of the faid mines, &c. or fences fet up for inclosing lands by virtue of acts

is transportation for 7 ycars.

Limitation of profecutions for the faid offences.

ning to demo- at any time after the first day of July, one thousand seven hunlifh, &c. any dred and fixty nine, unlawfully and with force demolifh or pull down, or begin to demolish or pull down, any wind faw mill,

or other wind mill, or any water mill, or other mill which shall or any of the have been or shall be crected, or any of the works thereto reworks thereof, fpectively belonging; that then every fuch demolifhing or pulis made felo-ny, in the per-ling down, or beginning to demolifh or pull down, fhall be adjudged felony without benefit of clergy, and the offenders thereof, with- therein thall be adjudged felons, and thall fuffer death as in cafe out benefit of of felony without benefit of clergy.

II. And whereas no effectual provision bath beretofore been made for preventing the burning of mills, be it therefore enacted by the authority aforefaid, That if any perfon or perfons shall from and after the first day of July, one thousand seven hundred and fixty nine, wilfully or maliciously burn, or set fire to, any wind faw mill, or other wind mill, or any water mill, or other mill; wilfully burn- fuch perfon fo offending, being lawfully convicted thereof, shall ing, or fetting be adjudged guilty of felony without benefit of clergy, and shall fuffer death as in cafe of felony without benefit of clergy.

III. And for more effectually preventing the destroying of engines for draining collieries, coal mines, and other mines, and bridges and waggon ways used in conveying coals, lead, and other minerals from thence; and alfo fences made or to be made for inclosing lands by virtue of acts of parliament; be it further enacted by the authority aforelaid, That if any perfon or perfons shall at any time after the first day of July, one thousand seven hundred and fixty nine, wilfully or malicioufly fet fire to, burn, demolifh, pull down, or otherwife deftroy or damage, any fire engine or other engine erected, or to be erected, for draining water from collieries or coal mines; or for drawing coals out of the fame; or for draining water from any mine of lead, tin, copper, or other mineral; or any bridge, waggon way, or trunk erected, or to or any bridge, be erected, for conveying coals from any colliery or coal mine, or staith for depositing the same; or any bridge or waggon way erected, or to be erected, for conveying lead, tin, copper, or other mineral, from any fuch mine; or any fence or fences that are or shall be erected, set up, provided, or made, for dividing or inclosing any common waste or other lands or grounds, in pursuance of any act or acts of parliament; every such perfon, being lawfully convicted of any or either of the faid feveral offences, or of causing or procuring the fame to be done, shall be adjudged guilty of felony, and shall be subject to the of parliament, like pains and penalties as in cafes of felony; and the court by or before whom such person shall be tried, shall have power and authority to transport such felon for the term of seven years, in like manner as other felons are directed to be transported by the laws and statutes of this realm.

> IV. Provided always, That no perfon or perfons shall be profecuted by virtue of this act for any offence or offences committed contrary to the fame, unlefs fuch profecution be commenced within eighteen níonths after the offence committed,

CAP.

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CAP. XXX. ling for much of an att be

An att for repealing so much of an att passed in the tenth year of her late majesty Queen Anne as relates to the harbour moorings of the royal navy; and for the more effectual preservation of such harbour moorings; and punishment of persons guilty of stealing or embezzling his Majesty's naval stores; or of forgery or perjury in relation to seamen's wages.

W HEREAS the provisions made by an act of parliament of the tenth year of ber late majely Queen Anne, for the preferving her Majelty's harbour moorings, have been found infufficient for preferving the harbour moorings belonging to bis Majelty, and for fecuring the fhips and velfels of the royal navy from being liable to be damaged by merchant fhips or velfels: for remedy whereof, be it enacted by the King's most excellent majefty, by and with the advice and confent of the lords fpiritual and temporal, and commons, in this prefent parliament alfembled, and by the authority of the fame, That fo much of the faid act, as relates to the Repeal of fo preferving her faid late Majefty's harbour moorings, fhall be, and much of the is hereby declared to be, from and after the twenty fourth day recited act of io Annæ, as relates to pre-

II. And be it further enacted by the authority aforefaid, That ferving her from and after the faid twenty fourth day of June, one thousand Majefty's harfeven hundred and fixty nine if any merchant thip, or other thip bour mooror veffel, other than and except his Majesty's ships of war, or ships vessels not in or veffels belonging to his Majefty's royal navy, or employed in the governhis Majefty's fervice, shall stop or fasten to any of his Majesty's ment fervice his Majefty's lervice, than nop or tanen to any of his trajecty for forping, or moorings, or fix themfelves to any of his Majefty's fhips or hulks, forping, or faftening to, or ride or moor with their own anchors, fo as in any manner, or any of the with any wind, to be liable to bear against any of his Majesty's royal moorships of war, or other veffels; the captain, master, commander, ings or hulks, or perfon, then on board, and having the care or command of or mooring fo as to be fuch merchant ship or vessel, shall forfeit and pay the sum of ten liable to bear pounds for each and every tide fuch merchant ship or vefiel against any of shall stay and remain at the faid moorings, or ride or moor the King's with its own anchor, fo as in any manner, or with any wind, flips, &c. to bear againft any of his Majefty's faid fhips or hulks; unlefs each tide; it fhall appear that fuch merchant fhip or veffel was neceffitated unlefs neceffo to do by want of tide, ftrefs of weather, or other unavoid-fitated fo to able accident; one moiety of which forfeiture shall be applied do. to the use of the royal hospital at Greenwich, and the other Application moiety thereof to the use of him or them who shall sue for the of the forfeifame; to be recovered by action of debt, bill, plaint, or information, in any of his Majesty's courts of record at Westminster, with full cofts of fuit, wherein no effoin, privilege, protection, wager of law, injunction, or more than one imparlance, shall be allowed. Merchant

III. And be it further enacted by the authority aforefaid, That thips may be the perfon on board commanding any fuch merchant thip or unloofed and veffel thall, and he is hereby required, upon an order given to removed from

him

any fuch moorings, upon not complying with any order for the purpose;

and the officers of the King's thips, ordocks, are indemnified therein.

Treasurer, and other navy, impowered to act as justices in any of the cafes here mentioned ;

him in writing by any one or more officer or officers belonging to any of his Majefty's fhips of war, docks, or yards, to unloofe from the faid moorings, and remove fuch merchant thip or veffel, in case it shall be then moored, with its own anchors, so as effectually to prevent the fame from riding, or being in any manner, or with any wind, liable to bear against any of his 'Majefty's faid fhips or hulks; and upon neglect or refufal of fuch officer to comply with any fuch order or orders for the fpace of twenty four hours next after fuch order or orders shall be fo given, it shall and may be lawful to and for every fuch officer or officers of any of his Majefty's fhips of war, docks, or yards, to unloofe, or caufe fuch merchant ship or vessel to be unloofed, as aforefaid, and to remove, or caule the fame to be removed, to as effectually to prevent the fame from riding, or being in any manner, or with any wind, liable to bear against his Majefty's faid fhips or hulks.

IV. And it is hereby declared and enacted, That every fuch officer and officers of his Majesty's ships of war, docks, or yards aforefaid, shall be, and he and they is and are hereby indemnified for what he or they shall fo do, or caufe to be done, in purfuance of this act.

V. And, for the more speedy and effectual bringing to justice perfons who shall falfely assume the names or characters of officers or seamen, or other perfons; or shall forge or counterfeit, or cause to be forged or counterfeited, any letter of attorney, bill, ticket, certificate, affignment, last will, or other authority to receive any wages, pay, or other allowance, due to any officer, feaman, or other officer, in, or who has been or shall be in, his Majesty's service; or shall utter or publish the same as true; or who shall be guilty of stealing or imbezzling his Majesty's naval stores; be it further enacted by the authority aforefaid, That from and after the faid twenty fourth day of June, one thousand seven hundred and sixty nine, it officers of the shall and may be lawful to and for the treasurer, comptroller, furveyor, clerk of the acts, or any commissioner of the navy for the time being, and they are hereby respectively authorized and impowered, from time to time, in all places what foever, to do, perform, exercife, and execute, the office and duty of a justice or justices of the peace, to all intents and purposes whatsoever, in caufing any perfon or perfons who shall, at any time or times, from and after the faid twenty fourth day of June, one thoufand feven hundred and fixty nine, be charged with forging or counterfeiting, or procuring to be forged or counterfeited, any letter of attorney, bill, ticket, certificate, affignment, last will, or other power or authority; or with uttering or publishing the fame as true, in order to receive any wages, pay, or other allowance, due to any officer, seaman, or other person, who is or has been, or shall hereafter be, in the fervice of his Majesty, his heirs, or fucceffors; or with taking, or procuring falle oaths to be taken, for any of the purposes aforesaid; or to obtain a probat of any will, or letters of administration, in order to receive fuch wages, pay, or other allowance; or with stealing or immbezzling of any naval flores, the property of his Majefty, his heirs, or fucceffors, to be apprehended, committed, and profecuted, for the fame; and all conftables, headboroughs, and all conkeepers of gaols and prifons, and all other officers whatfoever, ftables are refhall, and they are hereby refpectively required, from time to and execute time, diligently to execute, perform, and obey, all fuch war-their warrant and warrants as fhall be made, directed, iffued, or given rants accordto them, or any of them, by any one or more of the perfons inglyaforefaid, touching any of the matters and things herein before contained.

VI. And be it further enacted by the authority aforefaid, That Penalty of utif any perfon fhall, after the faid twenty fourth day of June, one tering any thoufand feven hundred and fixty nine, utter or publifh, as of attorney, true, any falfe, forged, or counterfeited letter of attorney, bill, bill, ticket, ticket, certificate, aflignment, laft will, or any other power or au-certificate, thority whatfoever, in order to receive any wages, pay, or other affignment, allowances of money, or prize money, due or fuppofed to be affignment, allowances of money, or prize money, due or fuppofed to be affignment, to ferved or was fuppofed to have ferved, or who fhall hereafter obtain any ferve or be fuppofed to have ferved, on board of any fhip or vefiel wages, prize of his Majefty, his heirs, or fucceffors, with intent to defraud thereupon; feited; then every fuch perfon, being thereof lawfully convicted, is felony thall be deemed guilty of felony, and fhall fuffer death as a fenefit of clergy.

CAP. XXXI.

An act for the establishing and well governing an hospital for the reception, maintenance, and employment, of penitent profitutes; and for extinguishing the right of common of and in certain lands in Saint George's Fields, in the county of Surrey.

Preamble. Corporation infituted for the purposes of this act. Their file, &c. and power. Particular officers disqualified from acting as governors, the present officers excepted. The first president and vice presidents, trea-furer, and committee. Vice presidents, treasurer, and committee, to be elected annually, who may compose a general court : their first meeting to be on 28 July 1769; a general court to be held quarterly; or oftener if neceffary. Annual general court for electing the vice prefidents, trea-furer, committee, and other officers, &c. Power of the general court to enter into contracts; and to manage and transact all busines, &c. and delegate proper powers to committees; and to order and dispose of the use of the common seal; and to make bye-laws, and to revoke or alter the fame. No bye-law to be binding, unless confirmed by a fucceeding general court. Election of a prefident, vice prefident, or treasurer, in the room of such as shall die, or refign. All questions at a general court or committee are to be decided by vote; unless five members demand a ballot, and then it is to be determined accordingly. General court impowered to appoint fuch officers, &c. as shall be judged necessary ; or to remove or fufpend them; and allow them reatonable falaries. Committee, at their weekly or other meetings, impowered to fuspend or remove officers, &c, and appoint others, till a general court be held. Officers to account upon oath, &c. when required ; and making default therein, may be commit-ted, till he render account and payment, or compound. Perfons admitted into the hospital, or employed therein, to gain no fettlement in the pa-rish thereby. Right of common extinguished upon the lands on which the hospital is intended to be built. Power to exchange certain lands vested in Robert Dingley and Philip Milloway, for the use of the said hospital. No building to be crefted within ten feet of the roads to be made from the the fouth end of Black Friars bridge. Limitation of actions. General iffue, Treble cofts. Publick act.

CAP. XXXII.

An act for paving, cleaning, lighting, and watching, the high fireets and lanes in the parifh of Saint Nicholas within the city of Rochefter and parifh of Strood in the county of Kent; and for making a road through Star Lane, across certain fields adjoining thereto, to Chatham Hill in the faid county.

CAP. XXXIII.

An act for granting to his Majeffy a certain fum of money to be raifed by a lottery.

Preamble. The fum of 780,000 l. granted; to be raifed by a lottery. Natives or foreigners, who, in books opened at the bank, have fubscribed to the faid fum of 780,000 l. and deposited 1 l. in respect of every ticket, are to pay the remaining fum of 12 l. as berein directed; viz. the further fum of 21. in refpect of each ticket, by 1 June; 31. by 10 July; 31. by 25 August; and 41. by 3 October next. Contributors paying in the whole of their fub/criptions by 22 August, to be allowed interest after the rate of 31. per cent. to the 3d of October 1769. Tickets for the lottery to be delivered to subscribers completing their subscriptions. Cashier of the bank to give fecurity for duly accounting for, and paying over the faid monies into the exchequer. Treasury to apply the money to the fervices voted this feffion. 600,000 l. part of the faid fum of 780,000 l. to be diffributed into prizes ; and paid into the bank, out of the fupplies granted this feffion. Managers and directors of the lottery to be appointed by the treasury. Method of the lottery books. Ticket. Managers to examine the books with the tickets, and deliver them after to the cashiers of the bank, taking a receipt for the fame. Cashiers to return the books, with the undifposed tickets, with an account of the monies paid in. The undisposed tickets to be delivered into the exchequer, &c. Tickets of the middle columns to be rolled up, and fastened with filk; and cut off in-dentwife, into a box marked with the letter (A) Box to be locked up and fealed. Books to be prepared with two columns, on each of which 60,000 tickets to be printed. The number and value of the fortunate tickets. 500 l. to the first drawn ticket, and 1000 l. to the last drawn. Tickets of the outermost columns of the last mentioned book to be rolled up, and tied, and cut out indentwise into a box marked with the letter (B) Box to be locked up and fealed. Publick notice to be given of the times of putting the tickets into the boxes. Lottery to begind rawing on 13 Nov. 1769. Method to be obferved in drawing, &c. After each day's drawing, the boxes to be locked up and fealed. Numbers of the fortunate tickets, and the fums to be printed. Difputes relating thereto, to be adjufted by the managers. Penalty of forging, &c. tickets or certificates, felony. Managers to be (worn. The oath. Cashier to receive the sums subscribed, before receiving the lottery books; and to give a note for the fame; the bearers intitled thereupon to one lottery ticket for every 131. fo paid. Contributors not making good their payments with refpect to the faid Lottery, within the times limited, forfeit their deposits; and the tickets for fuch sums to be delivered back into the exchequer. Treasury to pay the managers, and defray the incidental expences. Limitation of fale of chances, &c. Penalty. Office-keepers, &c. felling thares in tickets of which they are not possible for forfeit gool. Offences committed in Ireland arguing after for preventing unlawful lottering make any ishable, and the against acts for preventing unlawful lotteries, made punishable, and the penalties may be fued for in Dublin. The fum of 600,000 l. payable in re-spect of the fortunate tickets, is charged upon the aids in general granted this feffion; and to be paid at the bank without deduction. After the drawing of the lottery, the tickets to be exchanged for certificates. Managers to give notice of the time for taking in the tickets, and delivering out the certificates, &c. Certificates to be numbered. Books to be kept for entering the names of perfons bringing tickets to be exchanged, &c. Certificates to be figned, &c. Treafury to difcharge all incident charges attending the execution of this act. No fee to be taken for receiving or pay-:

paying the contribution-monies, or for isluing receipts or monies, on pe-nalty of 20 l. General islue. Treble costs.

CAP. XXXIV.

An act for granting to his Majefty a certain fum of money out of the finking fund; and for applying a certain fum therein mentioned for the fervice of the year one thousand feven hundred and fixty nine; and for

further appropriating the supplies granted in this session of parliament.

Preamble, 1,664,822 l. 4 s. 5 d. 2 q. granted out of the finking fund, for the fervice of the current year; to be iffued by the treatury accordingly. Treafury impowered to raife the faid fum, or any part thereof, by loans or exchequer bills, on the credit of the finking fund ; and to firike tallies of loan, with orders for repayment of the money fo advanced ; and intereft payable quai :rly. Orders to be registered in course. No undue preference to be given in payment, nor fee to be taken ; on forfeiture of treble da-mages, with full cofts. Penalty of undue preference in point of registry or payment; to be recovered in any of the courts of record at Weftminfter. No undue preference in the registering, where tallies or orders are brought the fame day; nor if fublequent orders are paid before others not brought in courfe, fo as money be referved for the precedent orders. Power of affignment, and method of transferring of orders. If it shall be judged more advifeable, the treafury may raife the faid fum by exchequer bills, inftead of loans; the bills in fuch cafe to be made as those prefcribed by the malt act of this feffion. All advantages and penalties in the malt act of this feffion, relating to loans or exchequer bills thereby au-thorized to be made forth, extended to this act. The faid exchequer bills, interest, and charges, are to be paid out of the finking fund. Bank auinterent, and charges, are to be paid out of the inking fund. Bank au-thorized to lend the faid fum, notwithftanding act 5 & 6 Will. & Mary. The fum of 135,1771. 15 s. 6 d. 2 q. furplus of the finking fund in the exchequer on 5 April 1769, to be applied for the fervice of the current year. Appropriation of the fupplies. The monies arifing by the malt tax, land tax, loans, lottery, East India agreement, and fuch other fums as fhall be paid into the exchequer by 5 April 1770; duties upon Gum Sene-ga and Gum Arabic; and 59,879 l. 8 s. 5 d. 2 q. remaining in the exche-quer on 5 April 1769; with the feveral fums before granted and fpecified; with the refidue of the fums arifing by fale of the French prizes, and by fale of lands in the ceded illands; viz. out of the aforefaid aids, 1,524,6681. 88. 1 d. towards naval fervices herein fpecified ; 400,000 l. towards paying off the debt of the navy ; 177,947 l. 18 s. for the charge of the office of ordnance ; 43,812 l. 19 s. to the faid office, for fervices performed in 1768, not provided for. 1,358,056 l. 8 s. 11 d. 2 q. towards the land forces, and other fervices in general; of which 602,673 l. 15 s. 7 d. for guards and garrifons in Great Britain, Jerfey, and Guernley; 367,835 l. 18 s. 7 d. and one eighth part of 1 d. for guards and garrifons in the plantations, and Africa, Minorca, and Gibraltar, &c. and provisions for the forces abroad; 4,661 l. 12 s. 7 d. to make good the difference of pay be-tween the British and Irish establishment, of troops in the Isle of Man, Gibraltar, Minorca, and ceded islands; 12,200 l. 18 8. 6 d. 2 q. for gene-ral and general staff officers; 127,020 l. to the reduced officers of the land forces and marines, 1,331 l. 13 s. to the two troops of horse guards, and regiment of horse reduced; and to the superannuated gentlemen of the 4 troops of horse guards; 4,7631. 5s. to reduced officers, with the 10th company of battalions reduced ; 1,480 l. to the penfions of officers widows ; 107,394 l. 15 s. 10 d. to the out-penfioners of Chelfes Holpital ; 128,692 l. 25. 9 d. and seven eight parts of a penny extraordinary expences of the land forces, and other fervices incurred, and not provided for; 513,511 l. to discharge the civil lift debt. 1,800,000 l. towards paying off exchequer bills issued pursuant to an act of the last fession; 16,5001. to make good to his Majelty the like fum iffued purfuant to the address of the house of commons; 3,000 l. for a paffage to the house of commons. 4,3751. 17 s. 11 d. for supporting the civil establishment of Nova Scotia; 3,086 l. for the civil eftablihment of Georgia; 4,750 l. for the civil eftablihment of East Florida; 4,800 l. for the civil establihment of Welt Florida; 1,7851. 4s. towards expence of general furveys in America ; 13,000 l. for the forts and settlements in Africa, under direction of the the African company ; 5,550 l. charges of the civil eftablishment of Senegambia; 19,967 l. 10 s. to the Foundling Hospital; and 5,600 l. towards apprenticing children from thence; 3,231 l. 16 s. to repay monie, advanced by the governors in apprenticing fuch child out. 4,000 l. towards erecting a magazine for gunpowder in Portfmouth harbour. 5,000 l. to the Levant company; 2,000 l. for repairing and widening roads in Car-narvonfhire. 2,000 l. to Charles Dingley for erecting a wind faw mill, &c. 47,5311. 18s. 6 d. to replace to the faid fund the like fum paid thereout, for deficiency in annuities on the act of 31 Geo. 2. 18,930 l. 3 8. 4 d. 3 q. to replace to the finking fund deficiencies paid thereout on an-nuities granted by act 3 Geo. 3. 186,043 l. 1 S. 7 d. 3 q. to make good de-ficiency of the grants for 1768. The faid aids to be applied to the ules only before mentioned. Rules to be observed in the application of the half-

CAP. XXXV.

ment of reduced officers.

pay. Act 8 Geo. 3. Rules to be observed in the application of the furplus of the feveral sums of 132,431 l. appropriated in 1766 to the pay-

An act for discontinuing, upon the exportation of iron imported in foreign ships, the drawback of such part of the duties payable thereon as exceeds the duties payable upon iron imported in British ships; to probibit the exportation of pig and bar iron, and certain naval stores, unless the pre-emption thereof be offered to the commissioners of the navy, to repeal so much of an att made in the fixth year of bis present Majesty's reign, as discontinued the drawback upon foreign rough bemp exported; for providing a compensation to the clerks in the offices of the principal secretaries of state, for the advantages such clerks enjoyed before the commencement of an act, made in the fourth year of the reign of his present Majesty, for preventing frauds and abuses in relation to the sending and receiving letters and packets free from the duty of postage; and to explain and amend the faid act.

THEREAS the duties payable upon iron imported into Great

Preamble.

Drawback difduties upon in foreign bot-

Britain in foreign built ships navigated by foreigners, exceed the duties that are payable for fuch iron when imported in British built veffels navigated by British subjects; but the whole of such addisional duty paid by the importers of iron in foreign built ships being drawn back and repaid upon the exportation thereof, is an encouragement to the importation of iron in foreign built ships navigated by foreigners, and may tend to the prejudice of the trade and navigation of this kingdom : for remedy whereof, may it please your Majefty that it may be enacted; and be it enacted by the King's most excellent majesty, by and with the advice and consent of the lords spiritual and temporal, and commons in this prefent parliament affembled, and by the authority of the fame. That from and after the first day of June, one thousand seven fo much of the hundred and fixty nine, fuch part of the duties which have been or shall be paid upon iron imported in foreign built ships naviexportation of gated by foreigners, as exceeds the duties which would have iron imported been payable upon fuch iron, if the fame had been imported . ja

1768.]

in British built thips navigated by British fubjects, thall not be toms, as exdrawn back or repaid upon the exportation of fuch iron from ceeds the du-this kingdom : any law, cuftom, or ufage to the contrary nota ties upon iron this kingdom; any law, cuftom, or ulage, to the contrary not- imported in withstanding. Britifh fhips.

II. And whereas by several acts of parliament, pig and bar iron made in his Majesty's colonies in America, may be imported directly from thence, under certain restrictions, into any port of Great Bri-tain, duty-free; and for the better supply of his Majesty's royal navy with naval stores, various bounties or premiums are allowed upon the importation of masts, yards, bowsprights, tar, pitch, turpentine, hemp, and rough and undreffed flax, into this kingdom : and whereas, the good purpofes intended by those acts are in some meafure defeated by the re-exportation of fuch goods into foreign parts; and it is proper that further provision should be made for the supply of naval flores for the public use : be it therefore enacted by the authority aforefaid, That from and after the first day of June, Pig and bar one thousand seven hundred and fixty nine, the pre-emption or iron, and cerrefusal of all pig and bar iron, masts, yards, bowsprights, tar, stores, prohipitch, turpentine, hemp, rough and undreffed flax, and tow, bited to be shall be offered and tendered to the commissioners of his Maje - exported, fty's navy, eight days before any fuch goods shall be exported, unless the preor entered for exportation, by way of merchandize to foreign offered to the parts from the port of London, and twenty days before any fuch commissioners goods shall be exported, or entered for exportation, by way of of the navy; merchandize to foreign parts from any other port or place in this kingdom; and if, within the faid times respectively after fuch tender, the faid commissioners of his Majesty's navy shall not contract or bargain for the fame, the faid commissioners, or any three or more of them, thall give a certificate of fuch ' tender and refusal under their hands (without fee or reward) to the owner or owners of fuch goods; and upon his or their producing and delivering up fuch certificate to the collector and comptroller or other principal officer of the cuftoms, at any port of this kingdom, it shall and may be lawful for such owner or owners of fuch goods to export the fame from thence, in the fame manner, and under the fame rules and regulations, as they might have been lawfully exported if this act had not been made.

III. And it is hereby further enacted by the authority afore- and if exportfaid, That if any pig or bar iron, maîts, yards, bowfprights, ed, or entered tar, pitch, turpentine, hemp, rough and undreffed flax or tow, or laid on fhall, from and after the faid first day of *June*, one thousand board, with-out being to offered, to foreign parts, or entered outwards, or laden an board any fhip, veffel, or boat, in order to be exported, or shall be put on board any boat or veffel, in order to be fhipt for exportation by way of merchandize, without being first tendered to the commiflioners of his Majefty's navy, as before directed; or before a their certificate of fuch tender and refulal shall be produced and produced of delivered up to the proper officers of the customs at the port of such tender exportation, fuch goods shall be forfeited and lost, and shall and and refutal,

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may the fame may

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be feized ; and if that can't be done, the exporter forfeits the value.

may be feized by any officer of his Majefty's cuftoms; and if the faid goods shall be exported before any discovery thereof, so that they cannot be feized, in such case the owner or exporter of such goods shall forfeit the value thereof, to be estimated and computed according to the best price that each article then bears at *London*; which penalties and forfeitures shall and may be such for, prosecuted, recovered, and divided, in the fame manner and form, and by the same rules and regulations, as other penalties and forfeitures inflicted by the laws relative to the revenue of customs may be sued for, prosecuted, recovered, and divided.

Recital of claufe in act 6 Geo. 3. difcontinuing the drawback upon foreign rough hemp exported :

The recited claufe repealed.

Recital of claufe in act 4 Geo. 3. touching the duties of postage.

1500 l. per annum to be paid out of the revenues of the general poft office, to the clerks in the offices of the principal fecretaries of ...

IV. And whereas by an act made in the fixth year of the reign of his present Majesty, intituled, An act for allowing a bounty on the exportation of British made cordage; and for discontinuing the drawback upon foreign rough hemp exported; it is, among/f other things, enacted, That the drawback, which by any act or acts of parliament is allowed and made payable upon the exportation of foreign rough hemp from this kingdom, shall cease, determine, and be no longer paid or payable: and whereas the allowing the faid drawback, under certain restrictions, may encourage the importation of foreign rough hemp into this kingdom, for the better supply of his Majefty's royal navy therewith: be it therefore enacted by the authority aforefaid, That from and after the first day of June, one thousand seven hundred and fixty nine, the faid clause in the before recited act of the fixth year of his Majefty's reign, discontinuing the faid drawback upon the exportation of foreign rough hemp from this kingdom, shall be, and the fame is hereby declared to be, repealed.

V. And whereas by an att made in the fourth year of his prefent Majesty's reign, for preventing frauds and abuses in relation to the sending and receiving of letters and packets free from the duty of postage; the clerks in the offices of his Majesty's principal secretaries of state are deprived of the privileges of sending and receiving their letters free from the duty of postage, which had been uninterruptedly enjoyed ever fince the establishment of the post office; and that the privilege of franking news papers referved to them by the faid act, is by the regulations therein contained rendered of very little advantage to them, and is likely foon to be intirely lift, by reason of the great expense they are put to for post letters, and from the methods by which news papers are now dispersed into the country : as a recompence therefore for the loss of fuch privileges, and as a compensation for the advantages heretofore arifing therefrom; be it further enacted by the authority aforefaid, That there shall be and is hereby charged upon the revenues arising in the general letter office or post office, or office of post master general, the sum of one thousand five hundred pounds per annum, which shall be payable thereout to his Majesty's principal secretaries of state for the time being, in equal proportions, to be diffributed by fuch respective fecretaries of state among the clerks in their offices ; which faid annual fum shall be made in quarterly payments, to be computed from the twenty fifth day of March, one thou-

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fand feven hundred and fixty nine; and that the paymafter or as a compenreceiver of the revenues of the general letter office or post office, fation for the or office of post master general for the time being, shall, upon taken from any warrant or warrants under his Majefty's royal fign manual, them by the Counterfigned by any three or more of the commissioners of his recited acts. Majefty's treasury, or by the lord high treasurer for the time Warrant to being make such quartering payments to such perform or performs be made out being, make such quarterly payments to such person or persons for payment as shall be appointed by such secretaries of state for the time accordingly. being, to receive their respective proportions of the faid annual fum; fuch perfon or perfons producing and delivering to fuch paymaster or receiver a receipt or receipts under the hands of fuch fecretaries of state; and which receipt or receipts shall be. a full acquittance and discharge to such paymaster or receiver for the payment of the fum or fums mentioned therein.

VI. And whereas by an act made in the fourth year of his pre- Clause in the fent Majefty's reign, intituled, An act for preventing frauds and faid act reabuses in relation to the fending and receiving of letters and specting the packets free from the duty of postage, it is provided, that no- time of prithing therein contained should extend to charge with the duty of post- members of age any printed votes or proceedings in parliament, or printed news fending the papers, being fent without covers, or in covers open at the fides, votes of the which flould be figned on the outfide thereof by the hand of any mem-house of commons. ber of parliament, in fuch manner as had been theretofore practifed, and printed or which should be directed to any member of parkiament at any place news papers, whereof he should have given notice in writing to the postmaster gene- free of postral, or to his deputy at Edinburgh or Dublin respectively; but that all age : fuch votes, proceedings, and news papers, fo fent and figned, or directed as aforefaid, should be received free of the duty of postage : and whereas doubts bave arisen with respect to the duration of the time allowed by the faid act for the conveyance of fuch votes, proceedings, and news papers, free from the duties of postage; be it therefore declared and enacted by the authority aforefaid, That it is the true intent and meaning of the faid act, that fuch votes, proceedings, and news papers, fo fent and directed as aforefaid, thould be conveyed free from the duty of poltage during fuch times only as are allowed and limited in the preceding part of the faid act for the conveyance, free of postage, of letters and packets not exceeding the weight of two ounces, The faid time fent from or to any member of either of the two houles of par-limited to the liament in Great Britain or Ireland respectively, in such manner liament, or as in the faid act is particularly expressed; that is to fay, During within 40days the fitting of any feffion of parliament, or within forty days be- before or 40 fore or forty days after any fummons or prorogation thereof.

VII. And whereas by a claufe in an all of the fifth year of his Claufe in act present Majesty, intituled, An act to alter certain rates of postage, 5 Geo. 3. and to amend, explain, and enlarge, feveral provisions in an act respecting the made in the ninth year of the reign of Queen Anne, and in post office. other acts relating to the revenue of the post office, the clerk of the parliaments and the clerk of the boufe of commons are impowered to fend and receive letters free of postage : and whereas the privilege of fending and receiving letters and packets free from the duty of postage

-days after.

is not by the faid act extended to the clerk affiftant, and the reading

The clerk affiftant and reading clerk the clerk affiftant and chief clerk without doors of the house of commons, duty free.

clerk of the house of peers, and the clerk affistant of the house of commons of Great Britain, and the chief clerk without doors (who receives the fees and pays them to the officers of the faid house) respectively for the time being; who by virtue of their respective offices and employments neceffarily fend and receive many letters relating to the public concerns of thefe kingdoms; be it therefore enacted by the authority aforefaid, That from and after the passing of this act, the faid clerk affistant and the faid reading clerk of the house of peers; and also the faid clerk affistant and the faid chief of me nouse clerk without doors of the house of commons of Great Britain for the time being, shall and may respectively send and receive letters free from the duty of postage, in the fame manner and under such restrictions as any member of either of the two houles of parliament of Great Britain now fend and receive the fame, in pursuance of an act made in the fourth year of the may fend and reign of his prefent Majefty, intituled, An att for preventing receive letters frauds and abuses in relation to the sending and receiving of letters and packets free from the duty of postage.

CAP. XXXVI.

An act for applying certain monies therein mentioned, for the fervice of the year one thousand seven hundred and fixty nine.

Preamble. 400,000 l. payable into the exchequer by the East India company, and produce of the duties on Gum Senega and Gum Arabic; and 59,879 **f. 8 s.** 5 d. 2 q. referved in the exchequer for the difpolition of par-liament, to be iffued towards making good the fupplies granted this fef-fion. 30,000 **l.** out of fuch monies as shall be paid into the exchequer be-tween 4 April, 1769, and 5 April, 1770, of the duties appropriated for the defence, &c. of the British American colonies, to be applied in paying the troops there; 109,864 l. 195.4 d. 2 q. winter floppages unapplied, of the cavalry ferving in Germany in the laft war, and balance of flock purfe; with the balance of lord Chatham's account as paymafter general of the army; and of Thomas Calcraft as paymafter of the widows penfions, and money referved in the office of the paymaster general of the army, to be applied in defraying the extraordinary expences of the army, &c. not provided for.

CAP. XXXVII.

An att for reviving several atts for preventing abuses in making bricks and tiles; and for indemnifying justices of the peace, and others, who have afted under the faid afts; and for indemnifying persons who have omitted to make and file affidavits; and for allowing further time for paying duties omitted to be paid upon contracts with clerks and apprentices; for making forth duplicates of exchequer bills, lottery tickets, certificates, receipts, annuity orders, and other orders, lost, burnt, or destroyed; and for repaying to Joseph Glover and John Bill the duty by them paid on a cargo of wheat, and for allowing the same to be landed fer

for bome confumption; and for preventing parifs poor being paid in base or counterfeit coin.

WHEREAS the laws herein after mentioned have been found Preamble. to be very useful and beneficial, and are expired : may it therefore please your Majesty, that it may be enacted; and be it enacted by the King's most excellent majesty, by and with the advice and confent of the lords fpiritual and temporal, and commons, in this prefent parliament affembled, and by the authority of the same, That so much of an act passed in the twelfth year of the reign of his late majefty King George the First, in- so much of tituled, An act to prevent abuses in the making of bricks and tiles, act 12 Geo. 1. and to afcertain the dimensions thereof, and to prevent all unlawful combinations amongst any brickmakers or tilemakers, within fisteen miles of the city of London, in order to advance or enhance the price of bricks or tiles; and fo much of an act passed in the second and of act year of the reign of King George the Second, intituled, An act 2 Geo. 2. to explain and amend an act made in the twelfth year of his late Majesty's reign, intituled, An act to prevent abuses in the making of bricks and tiles, and to accertain the dimensions thereof, and to prevent all unlawful combinations amongst any brickmakers or tilemakers, within fifteen miles of the city of London, in order to advance or enhance the price of bricks or tiles; and also fo much of an act passed in the third year of his faid Majesty's and of act reign, intituled, An act for amending the acts therein mentioned, 3 Geo. 2. as relating to the making of bricks, as were in force and capable of on 25 March, taking effect upon the twenty fifth day of March, one thouland 1738, feven hundred and thirty two, shall, from the twenty fifth day are revived, of December, one thousand seven hundred and fixty nine, be and surther revived, and have continuance from that time to the end of the continued to 25 Dec. 1769; next fession of parliament.

II. And be it enacted by the authority aforefaid, That all and perfons and every justice and justices of the peace, searcher and search- who have acters, and every other perfon or perfons whomfoever, who shall ed pursuant to have acted in any cafe purfuant to the directions of the faid acts, the directions or either of them, fince the faid twenty fifth day of *March*, one acts fince the thousand seven hundred and thirty two, shall be, and he and faid as March, they is and are hereby indemnified, freed, and discharged, from 1732, and against all trespasses, penalties, and forfeitures what foever, are indemni-which they or any of them shall or may have incurred by rea-fied. which they or any of them shall or may have incurred by reafon thereof.

III: And whereas divers perfons may have omitted to caufe affidavits to be made and filed in the proper offices, of the actual execution of contracts of clerks to attornies and folicitors, within the times limited by law, and may be in danger of incurring certain difabilities by fuch omiffion ; be it therefore enacted by the authority afore- Further time faid, That all and every perfon and perfons who have omitted allowed to to caule such affidavit or affidavits to be made and filed as afore- perfons who faid, and who shall on or before the first day of Michaelmas to make and term, one thousand seven hundred and fixty nine, cause one or file affidavits more affidavit or affidavits 1 > be made and filed in fuch manner of the execuas tion of con-23

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to attornies and folicitors.

tracts of clerks as is directed by the laws in being, shall be, and are hereby indemnified, freed, and discharged, from and against all penalties, forfeitures, incapacities, and difabilities, in or by any act or acts of parliament mentioned, incurred, or to be incurred for or by reason of any neglect or omission in causing such affidavit or affidavits to be made out and filed, in such manner as is required by the laws in being; and fuch affidavit or affidavits fo to be made out and filed as aforefaid, shall be as effectual, to all intents and purposes, as if the same had been made and filed within the respective times limited by the laws in being for that purpofe.

IV And, for the relief of any perfon or perfons who, through neglest or inadvertency, have omitted to pay the several rates and duties, or any part thereof, upon monies given, paid, contracted, or agreed, for, with, or in relation to, any clerks, apprentices, or fervants, who have been put or placed to or with any master or mistres, to learn any profession, trade, or employment, and to have such indentures, or other writings, which contain the covenants, articles, contracts, or agreements, relating to the service of such clerk, apprentice, or servant, stamped within the times by the several acts of parliament for those purposes respectively limited, or who have also, in like manner, omitted to insert and write, in words at length, in such indentures, or other writings, as aforefaid, the full fum or fums of money, or any part thereof, received, or in any wife directly or indirectly given, paid, or agreed or contracted for, with, or in relation to, every fuch clerk, apprentice, or servant, as aforesaid, be it enacted, That upon payment of the rates and duties upon monies or fuch part of fuch monies fo neglected or omitted to be paid, as aforefaid, on or before the first day of September, one thousand seven hunfees, and hav- dred and fixty nine, to fuch perfon or perfons to whom the fame ought to be paid, and tendering the faid indentures or other writings to be stamped at the fame time, or at any time on or before the twenty ninth day of September, one thousand feven hundred and fixty nine (of which timely notice is to be given in The London Gazette) the fame indentures or other writings shall be good and available in law or equity, and may be given in evidence in any court whatfoever; and the clerks, apprentices, or fervants, therein named, shall be capable of following and exercifing their respective intended trade or employment, as fully as if the faid rates and duties, fo omitted, had been duly paid, and the full fum or fums received or agreed for, as aforefaid, had been inferted; and the perfons who have incurred any penalties by the omiffions aforefaid, shall be acquitted and discharged of and from the faid penalties; any thing in the faid former acts to the contrary notwithstanding.

> V. And whereas feveral bills commonly called Exchequer Bills, feveral tickets commonly called Lottery Tickets, feveral orders and certificates made forth in lieu of the faid lottery tickets, and likewije for annuities of divers kinds, payable at or near the receipt of his Majesty's exchequer; as also several receipts of the cashiers of the governor and company of the bank of England, or some of them, for monies

Further time allowed for paying the duties upon apprentice ing the indentures stampt.

monies contributed there for the purchase of annuities transferrable in the books of the said governor and company, or for other monies payable there in pursance of acts of parliament, have by casualty or mischance been lost, burnt, or otherwise destroyed, which exchequer bills, lottery tickets, certificates, receipts, annuity orders, and other orders of the respective denominations asoresaid, were made forth by and in pursuance of several acts of parliament in that behalf; be it there-

fore enacted by the authority aforefaid, That in all cafes where Barons of the it fhall appear, by affidavit to be made before any or either of exchequer the barons of the exchequer for the time being (who fhall in- impowered to terrogate the deponent thereupon) to the fatisfaction of fuch cates for exbaron or barons, that any fuch exchequer bills, or any fuch chequer bills, tickets, certificates, receipts, annuity orders, or other orders as lottery tickets, aforefaid, before the first day of *May*, one thousand feven hun- certificates, are or otherwife destroyed, or that there be good reason to believe &c.loft, burnt, the fame have been burnt, lost, or otherwife destroyed, it shall or otherwife and may be lawful for the respective officers and perfons ap- destroyed, &c.

pointed to iffue or make forth fuch exchequer bills, tickets, certificates, receipts, annuity orders, or other orders, or to pay or discharge the fame, or to iffue any monies due or payable thereupon, upon producing a certificate from any or either of the faid barons of fuch affidavit made before him or them (which affidavit the faid barons, or any or either of them, is and are hereby authorized to take, and which certificate he or they is or are hereby required to make and grant without fee or reward) and on fecurity given to the faid respective officers and perfons to their good liking, to indemnify them refpectively aagainst all other perfons whatfoever, for or concerning the monies specified in or due upon such respective bill or bills, ticket or tickets, certificate or certificates, receipt or receipts, order or and the proorders; they the faid perfons respectively shall and are hereby per officers are thereupon required to make forth duplicates of the faid bills, tickets, cer- to make forth tificates, receipts, and orders, at the request of the respective duplicates of owners, and to pay, fatisfy, and discharge, the same, and all the said bills, fuch interest as is or shall be due on any of them carrying inte- &c. and to rest, or to make forth flock or transferrable annuities, in lieu of nies due, fefuch receipts as he or they should have paid, fatisfied, or dif- curity being charged, or made forth on the faid original bills, tickets, cer- given by the ficates, receipts, annuity orders, or other orders, if the fame parties apply-had been produced and thall be allowed all fuch payments ing to indemhad been produced, and shall be allowed all fuch payments, nify them fum or fums of money, in their respective accounts; and in all therein.

cafes where the figning of the commissioners of his Majelty's treasury, or the lord high treasurer of *Great Britain* for time being, shall be necessary for making the faid duplicates, or any fign such duof them, effectual for the purposes aforefaid, it shall and may plicates, as be lawful to and for the faid commissioners of his Majesty's require their treasury, or any three or more of them, or the lord high treasure for the time being, to fign such duplicate accordingly.

VI. And whereas by an att of parliament made in the eighth year Claufe in act of his prefent Majefty's reign, to continue feveral acts made in the 8 Geo. 3.

pre-

F 1768.

preceding seffion of parliament, the importation of wheat and wheat flour from his Majesty's colonies in America free of duty, was allowed until the first day of January, one thousand seven hundred and fixty nine: and whereas Joleph Glover and John Bill of the city of Briftol, merchants, fent out a veffel upon the third day of August, one thousand seven hundred and sixty eight, from the port of Bristol to Virginia for a lading of wheat, in order to import the fame into this kingdom, under the provisions of the faid act: and whereas from the badne/s of the weather and contrary winds both on the outward and homeward bound voyages, and the unavoidable delay for repairs in Virginia, the faid veffel did not arrive at the port of Bristol till the fourth day of February last: and whereas the cargo of the faid veffel, confifting of about four thousand five hundred buschels of wheat, was so much damaged in the voyage as to be unfit for exportation; and a deposit has been made at the custom-house in Briftol of two hundred and fifty five pounds on account of the duty upon the faid wheat : and whereas the faid cargo is in fo perishing a state that the same, or the greatest part thereof, must be inevitably lost, if not permitted to be landed for home confumption : be it there-Joseph Glover fore further enacted by the authority aforefaid, That it shall and John Bill and may be lawful for commissioners of his Majesty's customs, or other proper officer or officers, and they are hereby authorized and required to repay to the faid Joseph Glover and John Bill, ed as the duty upon the car- or their affigns, the faid fum of two hundred and fifty five pounds fo deposited as aforefaid; and that it shall and may be lawful for them the faid Joseph Glover and John Bill, or their agent or agents, to land the faid cargo of wheat, confifting of about four thousand five hundred bushels, without the payment and the wheat of any fublidy, cuftom, duty, or imposition whatsoever, in the fame manner to all intents and purposes as they might have done had the faid veffel and cargo arrived before the expiration of the faid act.

Churchwardens, overfeers, or others, intrusted to make payments to or for the use of the poor, making the fame in any other than

to be repaid

250 l. deposit-

go of wheat

imported by

them from

America ; .

to be landed

duty free.

more than

VII. And be it further enacted, That if any churchwarden or overfeer of any parifh, township, or place, or other perfor authorized or intrusted by them, or any of them, to make payments to or for the use of the poor within such parish, township, or place respectively, shall wilfully and knowingly, at any time from and after the twenty fourth-day of June next, make any fuch payments in any bale or counterfeit money, or in any other than lawful money of Great Britain; that then, upon complaint thereof made to any justice of the peace of the county, riding, division, or place, wherein such payment shall lawful money, be fo made as aforelaid, it shall and may be lawful to and for fuch justice, and he is hereby required, to fummon the churchwarden, overfeer, or other perfon charged with fuch offence, and in a fummary way, upon his or their non-appearance or confeffion, or upon proof of fuch offence upon oath of one or more forfeit not lefs credible witnefs or witneffes (which oath the faid justice is herethan 105. nor by authorized to administer) to adjudge the party so offending zos, for every to forfeit and pay for each offence a fum not lefs than ten shil-fuch offence; lings, nor more than twenty shillings; and to levy the fame by diffres

1768.] Anno nono Georgii III. c. 38.

diftres and fale of the goods and chattles of such offender; vendering the overplus, if any, to the owner, after the charges of such diftres and fale shall be deducted; which sum shall be ap- to be applied plied for the use of any poor perfon or perfons of such parish, to the use of township or place respectively, in such manner as the justice of any of the peace, who shall adjudge such forfeiture, shall direct or appoint. poor of the parish.

CAP. XXXVIII.

An act for further encouraging the growth and culture of raw filk in his Majesty's colonies or plantations in America.

THEREAS the giving further encouragement to the growth Preamble. and culture of raw filk in his Majesty's colonies and plantations in America, will be a great advantage to the trade of the faid colonies, and tend to the further improvement of the filk manufactures. of this kingdom; be it therefore enacted by the King's most excellent majefty, by and with the advice and confent of the lords fpiritual and temporal, and commons, in this prefent parliament affembled, and by the authority of the fame, That from Premiums aland after the first day of *January*, one thousand seven hundred lowed on the and seventy, all and every person or persons who shall import into the port or cause to be imported into the port of *London*, directly from of London, the British colonies or plantations in America, in any thip or of raw filk of veffel, ships or veffels, that may lawfully trade to his Ma- the growth of jefty's plantations, manned as by law is required, any raw filk the British co-lonies in Ameof the growth or product of the faid colonies or plantations, rica; shall have and enjoy, as a reward or premium for fuch importation, the following fums (that is to fay) For every hundred viz. 251. for pounds value of fuch raw filk, to be afcertained as is herein every 100 l. after mentioned, the fum of twenty five pounds, and fo in pro-imported portion for any quantity of greater or leffer value, from the first from 1 Jan. day of January, one thousand seven hundred and seventy, to the 1770, to 1 Jan. first day of January, one thousand seven hundred and seventy 1777; feven; for every hundred pounds value of fuch raw filk, the 201. for like fum of twenty pounds, and so in proportion for any quantity value importof greater or leffer value, from and after the faid first day of ed from i Jan. January, one thousand feven hundred and feventy feven, to the 1777, to 1 Jan. first day of January, one thousand seven hundred and eighty four; and for every hundred pounds value of fuch raw filk, the 151. for like fum of fifteen pounds, and to in proportion for any quantity of value importgreater or leffer value, from and after the faid first day of *Janu*-ed from i ary, one thousand seven hundred and eighty four, to the first Jan. 1784, to day of January, one thousand seven hundred and ninety one; under fuch regulations as are herein after mentioned : to be to be paid out paid upon demand to the importer of fuch raw filk by the re- of the cuttoms, ceiver general of the cuftoms, the collector or other proper officer of the port of London, out of the cuftoms.

II. Provided always, and be it further cnacted by the autho- But oath is to rity aforefaid, That in order to intitle the importer and im- be made in porters of raw filk to the premium granted by this act, every fore clearing mer- out of the ver-

fel, that the filk shipped is of the growth and colonies :

and a certificate of the marks, number, tale, and weight, of each bale,

with the names and places of abode of the perfons who shall have over by the veffel, to the proper officer of the cultoms in London before entry filk there : and he is alfo to fwear to fuch filk.

merchant or other perfon or perfons whatfoever who shall, after the faid first day of January, one thousand seven hundred and feventy, load any raw filk on board any ship or vessel in any culture of one of the British colonies or plantations in America, shall, before of the British the clearing out of the ship or vessel from thence, make proof on oath before the collector and comptroller of the cuftoms and naval officer at the port or place where fuch raw filk shall be put on board, or any two of them, that the raw filk which he, the, or they, hath or have fhipped on board fuch fhip or veffel, (expreffing the quantity thereof) is bona fide of the growth and culture of fome or one of the Britif colonies or plantations in America, and specifying the colony or colonies, plantation or plantations respectively, of which it is the growth; which oath the faid collector and comptroller of the cuftoms and naval officer, or any two of them, are hereby required and impowered to administer without fee or reward; and the master, commander, or other perfon, taking charge of the thip or veffel, on board which fuch raw filk shall be loaded, shall also bring with him a certificate or certificates from fuch collector and comptroller of the cuftoms and naval officer, or any two of them as aforefaid under their hands and feals of office (which certificate or certificates fuch collector and comptroller of the customs and naval officer, are hereby required and directed to grant without fee or reward) expressing the marks, number, tale, and weight, of the raw filk in each bale, parcel, or other package whatloever, fo thipped or loaded on board fuch thip or veffel; with the name or names, place or places of abode, of exporters, and the exporter or exporters thereof from the faid Britilb colonies or plantations in America, and the name or names, place or places of abode, of fuch other perfon or perfons who shall have made oath as fworn the goods therein mentioned to have been of the growth aforefaid, and and and a state of the growth to whom fuch and culture of the faid British colonies or plantations in Amerifilk configned ca, and the name or names of the perion or perions to whom in London, is the fame are configned in the port of London; which certificate to be brought or certificates the faid master, commander, or other person, mafter of the taking charge of fuch thip or veffel, thall, on his arrival in the faid port of London, deliver to the collector, comptroller, or and delivered other chief officer of his Majefty's cuftoms at the faid port at or before the entry of the faid raw filk; and at the fame time shall make oath before any one of them the faid collector, comptroller, or chief officer of his Majefty's cuftoms (who are hereby required and impowered to administer the same without made of fuch fee or reward) that the faid bales and parcels, and goods contained in fuch certificate, are the fame bales and parcels, and goods, as were taken on board in the faid British colonies or the identity of plantations in America.

III. And be it further enacted by the authority aforefaid, 2001. penalty That if any perfon or perfons shall, from and after the faid first of entering day of January, one thousand seven hundred and seventy, make, foreign raw filk, under the or caule to be made, an entry or entries of any foreign raw filk denomination under the name or description of raw filk of the growth or culture ture of any of the British colonies or plantations in America; of that of the or shall mix, or cause to be mixed, any foreign raw filk with British Ameraw filk of the growth or culture of the Briti/b colonies or plan- rican growth : or mixing any tations in America, with intent to receive any premium or boun- fuch therety by this act granted; every perfon or perfons fo making, or with, in order caufing to be made, fuch entry or entries, or mixing, or caufing to receive the bounty : fuch mixture or mixtures to be made, shall forfeit and lose the fum of two hundred pounds for every fuch offence; and all fuch foreign raw filk, and in cafe of any mixture, the quantity together with fo mixed both of foreign and Britilb plantation culture or forfeiture of growth, or the value thereof, together with the bales or other the goods, &c. packages containing the fame, shall be forfeited; and shall and may be feized and profecuted, or the value thereof be fued for, by any officer or officers of his Majesty's customs, as herein after mentioned.

IV. And be it further enacted by the authority aforefaid, The bales to That on the importation of any raw filk into the port of London be opened by from his Majefty's plantations in *America*, under the regulations the officers of aforementioned, it shall and may be lawful to and for the computer customs, aforementioned, it shall and may be lawful to and for the com- in order to missioners of his Majesty's customs, or their officers, and they ascertain the are hereby required to examine the faid raw filk, by opening value: each bale or package, and fhifting the fame in fuch manner as to fee the whole contents; and to fix and afcertain, according to the beft of their judgement and difcretion, the true and real value thereof, according to the price raw filk then bears at market.

V. And be it further enacted by the authority aforefaid, A certificate That when the faid valuation shall have been to made by the of the valuacommissioners of the customs, or their officers (which they are figned by the hereby required to do within the space of ten days after the proper officer, landing of fuch raw filk) a certificate of fuch valuation fhall be and produced, figned by the proper officer; upon producing which certificate in order to to the receiver general of the cuftoms, collector, or other pro- obtain payper officer of the port of London, fuch officer shall be and is ment of the hereby required forthwith to pay the premium, by this act di- premium. rected, to the importer or owner of fuch raw filk.

VI. Provided always, and be it further enacted by the au- where there thority aforefaid, That in cafe any dispute or difference shall shall be any arife between the commissioners of the customs, or their officers, dispute about and the importer or owner of such raw filk, touching the valuation thereof, it shall and may be lawful for the faid commis-fioners, and they are hereby required to call two or more per-finitial failed in that commodity, who shall declare upon to be called to be called in the commodity. oath, if thereunto required, their opinion as to the real and in, and give true value of fuch raw filk, according to the price it would then their opinion bear at market; which valuation or award of the faid two per- upon oath : fons shall be final; and the perfon intitled to fuch premium or award is bounty, shall receive the same according to such valuation, to made final. be certified as aforefaid.

VII. And be it further enacted by the authority aforefaid, The premium That if any raw filk of the growth or product of his Majefty's is to be repaid colonies on exporta-tion,

colonies or plantations in America shall be exported from Great Britain, then, and in every fuch cafe, the perfons exporting the fame shall, before the entry thereof, pay unto the collector of the cuftoms of the port where the fame shall be exported. or to the chief officer of the cuftoms there, the full fum which is allowed as a premium by this act on all fuch raw filk as he intends to export, over and above any duty the fame is now by law subject to pay at exportation by any former act of parliament.

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VIII. And be it further enacted by the authority aforefaid, That if any person, his, her, or their agent or agents, affignee or affigns, shall be found fraudulently to export or load on board any thip, veffel, or boat, in order to be exported, fuch raw filk, without paying fuch premium to the chief officer or collector of the cuftoms, as aforefaid; fuch perfon and perfons shall forfeit and lofe all fuch raw filk, and double the value thereof.

IX. Provided always, That if any doubt or difpute shall arise whether the raw filk, or any part thereof, fo to be exported, is of the growth or produce of his Majesty's colonies or plantations in America, or of foreign growth or produce, the onus proproof is to lie bandi shall lie on the owner thereof, or the perfon claiming the on the owner, bounty, and not on the informer or profecutor; any law, cuftom, or usage, to the contrary notwithstanding.

X. And be it further enacted by the authority aforefaid, That if any collector or comptroller of the cultoms, or naval officer, shall make any false certificate; or if any merchant, trader, factor, or other person, shall make any falle oath with regard to the growth of fuch raw filk; or if any mafter or commander of any thip or veffel thall make any falle oath concerning the certificate or package of fuch raw filk; or if any perfon or perfons shall counterfeit any fuch certificate as is herein before directed to be made, in order to obtain any premium hereby granted; all and every fuch perion and perions, fo offending in any of the cafes aforefaid, shall forfeit the fum of two hundred pounds: and if any fuch perfon, fo offending, shall be a collector, comptroller, or naval officer, or any other officer of the customs, he shall also forfeit and lose his office, and be incapable of ferving his Majesty, his heirs, and successors."

XI. And be it further enacted by the authority aforefaid, That the feveral penalties and forfeitures by this act inflicted, shall and may be prosecuted, determined, and recovered, by bill, plaint, or information, in any of his Majefty's courts of record at Westminster, or in any of the courts of admiralty in his Majefty's plantations in America respectively, where such penalty or forfeiture shall be incurred; wherein no effoin, protection, wager of law, or more than one imparlance, thall be allowed.

XII. And be it further enacted by the authority aforefaid, That all penalties and forfeitures by this act imposed shall, if incurred in Great Britain, be applied, one moiety to the use of his Majesty, his heirs, and successors, and the other moiety to fuch perfon or perfons as shall fue for the fame; and all fuch penalties and forfeitures as shall be incurred in his Majesty's plan-

on forfeiture of fuch filk, and double the value, in cafe of fraudulent exportation.

In difputes about the growth of filk fo to be exported, the &c.

200 l. penalty of making a falle certificate, or false oath; or counterfeiting any certificate;

and, if an officer, forfeiture of his place alfo, &c.

Recovery of the penalties and forfeitures,

and application thereof. 1768.]

plantations in *America* (hall be applied, one third part thereof to the use of his Majesty, his heirs, and successfors, one third part to the use of the governor of the plantation where the forfeiture shall be incurred, and the remaining third part to such person or persons as shall such for the same.

XIII. And be it further enacted by the authority aforefaid, Limitation of That if any action or fuit shall be commenced against any per- actions. fon or perfons for any thing done in pursuance of this act, every fuch action or fuit, if in Great Britain, shall be commenced within fix calendar months next after the fact committed ; and if in the British colonies or plantations in America, within eighteen calendar months next, after the fact committed, and not afterwards; and the defendant or defendants in any fuch action or fuit may plead the general iffue, and give this act, and General iffue, the special matter, in evidence, at any trial to be had thereupon, and that the fame was done in purfuance and by the authority of this act; and if it shall appear so to have been done, the jury shall find for the defendant or defendants; and if the plaintiff shall be nonfuited, or discontinue his action, after the defendant or defendants shall have appeared, or if judgement shall be given upon any verdict or demurrer against the plaintiff; the defendant or defendants shall and may recover treble costs, and Treble costs, have the like remedy for the fame as any defendant or defendants hath or have in other cafes by law.

CAP. XXXIX.

An att to permit the free importation of certain raw bides and skins from Ireland and the British plantations in America, for a limited time; and for taking off the duties upon seal skins tanned or tawed in this kingdom, and for granting another duty in lieu thereof; for indemnifying all persons with respect to advising or executing any of his Majesty's orders of council prohibiting the importation of raw hides, horns, and hoofs, of infested cattle; and to authorize the prohibition of the importation of such hides, horns, and hoofs, for the future.

W HEREAS the allowing, for a limited time, the free im-Preamble, portation of certain species of raw bides and skins from Ireland and the British colonies or plantations in America, and the reduction of the duties upon feal skins tanned or tawed in this kingdom, may tend to the ease of the public, by reducing the price and encouraging the manufacture of leather in this kingdom; be it therefore enacted by the King's most excellent majesty, by and with the advice and confent of the lords spiritual and temporal, and commons, in this present parliament assembled, and by the authority of the same, That from and after the first day of June, Raw hides and one thousand seven hundred and fixty nine, no subsidy, custom, skins (those of duty, or other imposition whatsoever, shall be demanded, col-horse exceptlected, received, or taken, for or upon any raw or undressed be imported hides duty free

or the British colonies in America, for the term of s years;

fo as entry be importation, and the fame be landed in the prefence

are liable to pay duty.

The former duties upon feal skins tanned or tawed in this kingdom are repealed; and in lieu thereof 1d. s q. per lb. is to be paid ;

to be under the receipt and manage. ment of the excife ;

from Ireland, hides of steers, cows, or any other cattle of what kind soever (except of horfes, mares or geldings); nor for or upon any calve fkins or goat fkins, raw or undreffed, which shall be imported into this kingdom from Ireland, or any of the Briti/b colonies or plantations in America, for the space of five years from the faid first day of June, or at any time thereafter before the end of the then next fellion of parliament; any act or acts of parliament to the contrary notwithstanding.

II. Provided always, and it is hereby further enacted by the made thereof authority aforefaid, That due entry shall be made of all fuch at the port of hides and fkins, at the cuftom-house belonging to the port into which the fame shall be imported, in such manner and form as were used and practifed before the making of this act; and fuch hides and skins shall be landed in the presence of the proper of an officer; officer or officers of the cultoms appointed for that purpole; otherwife they and if any perfon or perfons, upon the importation of fuch hides or fkins, shall not observe and perform the faid rules and regulations herein before mentioned, every fuch perfon shall be liable to and pay fuch and the fame duties as fuch hides and skins would have been subject and liable to if this act had not been made; any thing herein contained to the contrary notwithstanding.

> III. And be it further enacted by the authority aforefaid, That from and after the first day of June, one thousand seven hundred and fixty nine, the rates and duties payable by virtue of any former act or acts of parliament upon feal fkins tanned or tawed within this kingdom, shall cease, determine, and be no longer paid or payable.

> IV. And be it further enacted by the authority aforefaid, That from and after the faid first day of *June*, in lieu of the faid duties by this act repealed, as aforefaid, there shall be raised, collected, levied, and paid, unto and for the use of his Majesty, his heirs, and fucceffors, for and upon all feal fkins which fhall be tanned or tawed within this kingdom, a rate or duty of one penny halfpenny per pound weight, averdupois, of fuch feal fkins; and after that rate for a greater or lefs quantity.

V. And, for the better ascertaining, charging, collecting, raifing, levying, and securing, the faid rate or duty by this att imposed, and preventing frauds therein, be it further enacted by the authority the faid duty aforefaid. That the rate or duty by this act made payable upon feal skins tanned or tawed in England, Wales, or the town of Berwick upon Tweed, shall be under the receipt and management of the commissioners and officers of his Majesty's revenues of commissioners excise in England for the time being; and the rate or duty by and officers of this act made payable upon feal fkins tanned or tawed in Scotland, shall be under the receipt and management of the com-

miffioners of excife in Scotland for the time being.

VI. And be it further enacted by the authority aforefaid, and to be raifed, levied, That the rate and duty by this act imposed or chargeable for and fecured, and upon feal skins aforesaid, shall and may from time to time &c. in all rebe afcertained, raifed, received, levied, recovered, and fecured, fpects,

by

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by fuch ways, means, and methods, and by the fame or different stamps and marks, and under such pains of death, and other penalties and forfeitures, and with fuch powers of adjudging the faid duty, and adjudging and mitigating the faid penalties and forfeitures, or any of them, and other powers, and to fuch rules and directions, and in fuch methods, manner, and form, as the respective duties upon hides and skins, and pieces as the duties of hides and fkins, made wares, vellum, and parchment, grant- upon hides ed by an act made in the ninth year of the reign of her late ma- and fkins, by jesty Queen Anne, intituled, An act for laying certain duties upon act 9 Anna. hides and skins, tanned, tawed, or dressed, and upon vellum and parchment, for the term of thirty two years, for projecuting the war, and other her Majesty's most neceffary occasions, are by that act, or any law or flatute thereby referred unto, or by any law or flatute relating to the duties of excife upon hides and fkins, prefcribed, appointed, or enacted, to be afcertained, raifed, received, levied, fecured, or recovered; and that the act last mentioned, and all the claufes, pains of death, penalties, forfeitures, powers, authorities, rules, directions, matters, and things, therein contained, or thereby referred unto, or contained in any other law or statute relating to the duties upon hides and skins, for the raising, receiving, levying, recovering, securing, paying, or accounting for, the duties thereby granted or therein mentioned, or any arrearages of the fame, or any way relatting to the same duties, pains, penalties, or forfeitures, by such act or acts chargeable, be applied, practifed, and put in execution, for raising, receiving, levying, recovering, fecuring, paying, and accounting for, the duty upon feal fkins by this act granted, and all arrearages thereof, as fully and effectually, to all intents and purposes, as if they were particularly and at large repeated in the body of this prefent act.

VII. And be it further enacted by the authority aforefaid, Duties to be That all monies arising by and in respect of the rate and duty paid into the hereby granted and imposed (the necessary charges of raising exchequer; and accounting for the fame excepted) shall from time to time be paid into the receipt of his Majesty's exchequer at Westminfler, separate and apart from all other branches of the public revenue; and are hereby appropriated, and shall be issued and applied to the fame uses and purposes, in such manner, and under fuch regulations, as the monies arifing by the rates and and to be apduties hereby repealed are, by any law or laws now in being, plied as the appropriated unto, and directed to be iffued and applied. appropriated unto, and directed to be iffued and applied.

VIII. And be it further enacted by the authority aforefaid, Drawback of That a drawback of one penny per pound weight averdupois id. per pound fhall, from and after the faid first day of June, be allowed upon the exportathe exportation of feal fkins tanned or tawed in this kingdom, tion of fuch in lieu of any other drawback; and the faid fkins shall be ex- tanned or ported, and the faid drawback allowed and paid, in fuch and tawed feal the fame manner, and under the fame regulations and reftric- ^{fkins.} tions, as any other hides and skins are exported, and the drawback thereupon is allowed and paid,

IX. And

Anno nono Georgii III. C.39.

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Perfons indemnified with respect to advifing or executing his Majesty's orders of council, prohibiting the importation of of infected cattle ; or for conformed in obedience thereto. General issue.

Double colts.

His Majefty proclamation or order in council, to prohibit the importation of foreign hides or skins.

IX. And whereas his Majesty, by certain orders in council to prevent the contagious diffemper which raged amongst the borned cattle, in several foreign parts of Europe, being brought into the kingdoms of Great Britain and Ireland by the importation of hides, horns, and hoofs, of such infected cattle, was pleased to order that the utmost care should be taken not to permit any entry to be passed for the hides of horned cattle, either raw or falted, or horns and hoofs which were or might be imported into any of the ports of Great Britain or Ireland, until his Majesty's pleasure should be further signified; be it therefore enacted by the authority aforefaid, That all perfonal actions and fuits, indictments, informations, and all profecutions and proceedings whatfoever, which have been or fhall be profecuted or commenced against any perfon or perfons, for or by reason of any act, matter or thing advised, commanded, appointed, or done, in relation to the premiffes; or of any contract or agreement not performed by means of, or in obedience to, fuch order of council, be, are, and shall be, discharged and raw hides, &c. made void by virtue of this act; and that if any action or fuit shall be commenced or profecuted in that part of Great Britain called England, against any person or persons for any such act, tracts not per. matter, or thing, fo advised, commanded, appointed, or done, or such contract or agreement not performed, he, she, or they, may plead the general iffue, and give this act and the fpecial matter in evidence; and if the plaintiff or plaintiffs in any action or fuit fo to be commenced or profecuted shall become nonfuit, or forbear further profecution, or fuffer difcontinuance, or if judgement shall be given upon any verdict or demurrer against such plaintiff or plaintiffs, the defendant or defendants shall and may recover double costs, and shall have the like remedy for the fame as any defendant or defendants hath or have in other cases by law: and if any such action or suit as aforefaid shall be commenced or profecuted in that part of Great Britain called Scotland, or in the kingdom of Ireland, the respective court before whom fuch action or fuit shall be commenced or profecuted, shall allow to the defender the benefit of the difcharge and indemnity hereby provided, and fhall further allow to him his double cofts of fuit in all fuch cafes as aforefaid.

X. And it is hereby further enacted by the authority aforeimpowered, by faid, That it shall and may be lawful to and for the King's most excellent majesty, his heirs, or successors, from time to time, as often as he or they shall find it necessary to to do, by his or their royal proclamation, to be iffued by and with the advice of his or their privy council, or by his or their order in council, to be published in the London Gazette, to prohibit generally, or from any particular country or countries, the importation of any hides or fkins, horns or hoofs, or any other part of any cattle or beaft, into the kingdoms of Great Britain or Ireland, for fuch time or times to be therein mentioned, and under fuch rules, orders, and regulations, as his Majefty, his heirs, and fucceffors, by the advice aforefaid, fhall judge molt expedient and effectual to prevent any contagious diftemper from being

being brought into these kingdoms; any law, custom, or ulage, to the contrary notwith standing.

XI. And be it further enacted by the authority aforefaid, That if any action shall at any time be brought against any perfon for any matter or thing which he or the thall do, or caufe to be done, by virtue or in execution of this act, in every fuch cale the defendant or defendants in every fuch action may plead the general iffue, and give this act and the fpecial matter in evi- General iffue, dence on any trial or trials to be hereafter had in fuch action; and that if the plaintiff or plaintiffs in any such action shall difcontinue fuch action, or become nonfuit, or if judgement shall be given against such plaintiff or plaintiffs in such action, the defendant or defendants in every fuch action shall recover his, Treble costs. her, or their, treble costs of fuit.

CAP. XL.

An att for defraying the charge of the pay and cloathing of the militia in that part of Great Britain called England, for one year, beginning the twenty fifth day of March, one thousand seven bundred and fixty nine.

HEREAS it is neceffary that provision should be made for Preamble. defraying the charge of the pay and cloathing for the militia, in that part of Great Britain called England, for one year, from the twenty fifth day of March, one thousand seven hundred and fixty nine; be it therefore enacted by the King's most excellent majefty, by and with the advice and confent of the lords fpiritual and temporal, and commons, in this prefent parliament affembled, and by the authority of the fame, That in every county, riding, or place, within that part of Great Britain called England, where the militia is or shall be raifed, the receiver where the mior receivers general of the land tax of fuch county, riding or litia is or shall

place respectively, shall issue and pay the whole sums required, be raised, the in the manner, and for the feveral uses herein after-mentioned; receiver genethat is to fay, for the pay of the faid militia for four calendar ral of the county is to months in advance, at the rate of fix shillings a day for each ad-iffue 4 months jutant, where an adjutant is appointed; and at the rate of one pay in ad-Ihilling for each ferjeant, with the addition of two Ihillings and vance, accordfix pence a week for each ferjeant major, where a ferjeant ma- ing to the effablishment jor is appointed; and at the rate of fix pence a day for each of pay here drummer, with the addition of fix pence a day for each drum (et down i major, where a drum major is appointed; and also at the rate of fix pence a month for each private man and drummer, for defraying the contingent expences of each regiment, battalion, and independant company of militia; one penny whereof shall be applied for defraying the hospital expences of each regiment, battalion, or independant company, during the time of the mens being from home, upon account of their annual exercise; and alfo for half a year's falary for the clerk of each regiment or with half a battalion of militia belonging to fuch county, riding, or place, year's falary at the rate of fifty pounds a year; and also for the respective al- to the regi-Vol. XXVIII. R low-

battalion clerks ; and the allowance to the clerks of the general and lubdivition meetings; and pay for cloathing of the militia.

The above fums are not te be paid, if pay has not before been Jord lieutenant or deputies shall have treafury and receivers general the inrolment of 3 fifths of the cers.

the receiver. general to the clerk of the regiment or ances to the clerks of the meetings and ing the warrant of his

respective captains, or to their order ;

according to the eftablishment laid

lowances to the clerk of the general meetings, and clerks of the feveral fub-division meetings, at the rates following; that is to fay, to the clerk of the general meetings, at the rate of five pounds five shillings for each meeting; and to the feveral clerks of the fubdivision meetings, at the rate of one pound one shilling for each meeting; and also for the cloathing of the militia for fuch county, riding, or place, after the rate of three pounds ten shillings for each serieant, and two pounds for each drummer, with the addition of one pound for each ferjeant major, and each drum major; and with respect to the private militia men, where the militia hath not been cloathed within three years, at the rate of one pound ten shillings for each private man.

II. Provided nevertheless, That in any county, riding, or place, where pay has not yet been iffued for the militia, no pay shall be iffued until his Majesty's lieutenant, or, in his absence, or in cafe of a vacancy by the death or removal of his Majefty's iffued, till the lieutenant, any three deputy lieutenants, of any fuch county, riding, or place, shall have certified to the commissioners of his Majefty's treasury, and the receiver general of the land tax, that certified to the three fifths of the number of private militia men of fuch county, riding, or place, have been inrolled, and that three fifths of the proportion of their commission officers have accepted their commiffions, and entered their qualifications as by law required.

III. And be it enacted, That all fuch fums of money granted men and offi- for the pay of the militia as aforefaid, except fuch as shall be due to the feveral clerks of the meetings aforefaid, and except The money is fuch as shall be due on account of cloathing, shall, where the to be paid by militia has never been embodied, be paid by the faid receiver or receivers general of the land tax, into the hands of the clerk or clerks of the regiments or battalions of militia belonging to fuch county, riding, or place, upon his or their producing his or battalion (ex- their warrant or warrants of appointment to fuch office, under cept the allow- the hand and feal of his Majefty's lieutenant for fuch respective county, riding, or place; and where the militia has been embodied, into the hands of the clerk or clerks of the regiments for cloathing) or battalions, upon his or their producing his or their warrant upon produc- or warrants of appointment to fuch office, under the hand and feal of the colonel, or, where there is no colonel, of the comappointment ; manding officer of each regiment or battalion respectively, not-

withftanding fuch militia shall have been difembodied; and and for inde- where the militia shall be formed into an independant compendant com- pany, or independant companies, such sums as aforefaid shall panies, to the be paid by the faid receiver or receivers general of the land tax, into the hands of the respective captain of each independant company of militia, or to fuch perfon as fuch respective captain shall authorize to receive the fame, according to the number of perfons hereby intitled to receive pay and cloathing, of which fuch regiment or regiments, battalion or battalions, independant company or independant companies, shall have been appointed to confift, according to the eftablishment laid down in an act passed in the second year of the reign of his present Majesty, intituled.

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tituled, An act to explain, amend, and reduce into one act of parlia- down in the ment, the feveral laws now in being, relating to the raifing and train-militia act of ing the militia within that part of Great Britain called England;

and fuch receiver or receivers general of the land tax fhall alfo, A fecond paywithin fourteen days after the expiration of the third calendar ment is allo to month from the time of the faid first payment, make a fecond be made withpayment for four calendar months in advance; and fhall alfo, after the first; within fourteen days after the expiration of the three calendar and a third months from the time of the faid fecond payment, make a third within three payment for four calendar months in advance; for the pay and months after contingent expences of the militia, and for the allowances to the the fecond. regimental or battalion clerk or clerks aforefaid, in the proportions herein before mentioned; and the receipts of fuch clerk or Receipts of the clerks, and of fuch captain of an independant company, or cap- perfors to whom the money fhall be for fuch captain of a uthorize to receive fuch money paid difcharge as aforefaid, fhall be a fufficient difcharge to fuch receiver or re- the receivers

ceivers general of the land tax for the feveral fums of money fo general. by him or them paid.

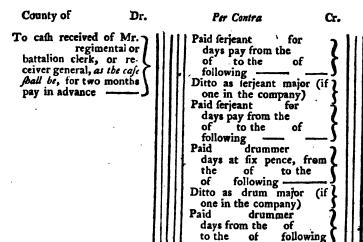
IV. And be it enacted, That the clerk of each regiment or The regimenbattalion of militia shall forthwith, after the receipt of fuch sums tal and battaof money as aforefaid, pay, or caufe to be paid, one calendar lion clerks are month's pay in advance to the adjutant of fuch regiment or bat- vance one talion respectively; and to the captain or officer commanding months pay each company belonging to fuch regiment or battalion, two to the adjumonths pay in advance for the ferjeants and drummers ; and al- tant ; and a months pay in advance for the lergeants and distinuets, and an month's pay fo to the officer commanding the company to which the ferjeant to each capmajor and drum major shall belong, two months pay in advance tain, for the for such ferjeant and drum major; and so from time to time fo ferjeants and long as any money on that account shall remain in his hands : drummers ; which pay every fuch captain or officer commanding is hereby and for the required to diffibute to each perfon belonging to his company, jor and drumby this act intitled to receive the fame, as it shall become due; major; to be and the captain of each independant company is hereby requir- paid to the ed to diffribute to each perfon belonging to his company intitled commanding officer of the thereto, fuch money as he shall receive for pay of his company company to by virtue of this act; and fuch captain or officer commanding which they shall, once in every year, give in to the clerk of the regiment or belong : battalion to which fuch company shall belong, or, if captain of captains to di-an independant company, to the receiver general, on account pay accordof the feveral payments he shall have made in pursuance of this ingly; and act, according to the following form : account for

ingly; and account for the fame yearly to the clerk, or receivergeneral if an independant company, according to the following form :

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the forplus monies in his hands.

The clerks for contingent expences id. per man for hospital charges ;

and the-fums necessary for the repair of arms, and of.

tains fhall direct.

Account of the faid fums to be made up yearly, &c.

of independant compa-

and pay back And thall pay back to the faid clerk, or to the receiver general, as the cafe shall be, the surplus (if any) of the money by him from time to time received, and then remaining in his hands.

V. And be it enacted, That the clerk of each regiment or are likewife to battalion of militia, out of the money hereby directed to be ifpay out of the fued and paid to him for defraying the contingent expences of fuuns allowed each regiment or battalion shall yearly and every year, pay to each regiment or battalion, shall yearly and every year, pay to the colonel or officer commanding fuch regiment or battalion, one penny a month for each private man and drummer, for defraying the holpital expences of each respective company of such regiment or battalion during the time of the mens being absent from home, upon account of their annual exercise; and shall, from time to time, iffue out and pay fuch fums of money as may be neceffary for the repair of arms, and the carriage and removal thereof, upon an order in writing figned by the colonel or carriage there- officer commanding fuch regiment or battalion ; and apply, difpole of, and pay, the relidue of fuch money, for the general Refidue to be use and benefit of each such respective regiment or battalion, in applied for the fuch manner as the field officers and captains thereof, or the regiment, &c. greater part of them, shall direct; and shall yearly and every as the field of- year make up an account of all fuch money, and the expendificers and cap- ture thereof, and deliver the fame to the colonel or officer commanding fuch regiment or battalion, to be by him examined,

allowed, and figned ; which account fo allowed and figned shall be, and it is hereby directed to be, the proper voucher and acquittal of fuch clerk, for the application and disposal of fuch money.

VI. And be it enacted, That the money hereby directed to be ed for contin- iffued for the contingent expences of each independant compagent expences ny of militia, shall be, in like manner, applied to the particular ule of fuch respective independant company by the captain thereof; and thall yearly, and every year, be in like manner account-

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ed for to the receiver general of the land tax of the county or nies to be applace to which fuch independant company shall belong; whose plied by and allowance of fuch account fhall in like manner be the proper by the capvoucher for the expenditure and disposition thereof.

VII. And be it further enacted by the authority aforefaid, Commanding That the officer commanding every regiment, battalion, or in- officers to dependant company of militia, which thall be raifed and trained transmitto the purfuant to the laws now in force, shall, and they are hereby re- auditor of the spectively required, from time to time, within thirty days after the exercifing of every fuch regiment, battalion, or independent company shall be finished, pursuant to the direction of the laws now in being in that respect, transmit to the auditor of his Majefty's court of Exchequer a compleat return, figned by fuch offi- Returns of the cer commanding, of the feveral officers, non-commissioned offi- officers and cers, and private men, who were actually inrolled, and did ferve private men in every fuch regiment, battalion, or independant company, at ferving at the the time the fame were fo exercifed as aforefaid, in like manner annual exerand form as is required to be made to one of his Majesty's prin- cife. cipal fecretaries of flate.

VIII. And be it enacted, That the faid regimental or batta- Clerk to retain lion clerk may and shall retain to his own use, out of the mo- money in his ney fo by him recovered, such further sums as shall complete own falary. the allowance herein before made for his falary.

IX. And be it further enacted, That whenever his Majefty's When the ld. lieutenant, or any three or more deputy lieutenants of any coun-lieuts, or dety, riding, or place, shall have fixed the days of exercise for the puties shall have fixed the militia, he or they shall, as soon as may be, certify the same to days of exerthe receiver general of fuch county, riding, or place, fpecifying cife. the number of men, and the number of days such men are to they are to be ablent from home on account of fuch exercise; and fuch re- certify the ceiver general is hereby required, within fourteen days after the receiver genereceipt of fuch certificate, to iffue and pay to the clerk of the fe- ral, specifying veral regiments or battalions, at the rate of feven shillings and the number of fix pence per day for the captain of each company, and at the men, and days rate of three shillings and fix pence per day for each lieutenant, ablent from and of three shillings per day for each ensign; and also at the home. rate of one shilling per day for each private militia man, with Receiver gethe addition of fix pence per day for each corporal of the mili- neral to iffue tia, fo to be called out to exercise, for the number of days such for officers and officers and men shall be absent from home on account of such men to the exercife; and in fuch counties where there shall be independant regimental companies only, the receiver general of each fuch respective clerk, &c. county shall iffue and pay to the captains of the independant Where there companies, at the rate of feven shillings and fix pence per day shall be indefor each captain, three shillings and fix pence per day for each pendant comlieutenant, and three fhillings per day for each enfign; and al- the receiver fo at the rate of one shilling per day for each private militia man, general is to with the addition of fix pence per day for each corporal of the iffue pay to militia, fo to be called out to exercife, for the number of days the captains, fuch officers and men shall be ablent from home on account of the rate here fuch exercise; and the faid regimental or battalion clerks are set down.

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colonies or plantations in America shall be exported from Great Britain, then, and in every fuch cafe, the perfons exporting the fame shall, before the entry thereof, pay unto the collector of the cuftoms of the port where the fame shall be exported, or to the chief officer of the customs there, the full sum which is allowed as a premium by this act on all fuch raw filk as he intends to export, over and above any duty the fame is now by law subject to pay at exportation by any former act of parliament.

VIII. And be it further enacted by the authority aforefaid, That if any person, his, her, or their agent or agents, affignee or affigns, fhall be found fraudulently to export or load on board any thip, veffel, or boat, in order to be exported, fuch raw filk. without paying fuch premium to the chief officer or collector of the cuftoms, as aforefaid; fuch perfon and perfons shall forfeit and lofe all fuch raw filk, and double the value thereof.

IX. Provided always, That if any doubt or difpute shall arife whether the raw filk, or any part thereof, fo to be exported, is of the growth or produce of his Majesty's colonies or plantations in America, or of foreign growth or produce, the onus probandi shall lie on the owner thereof, or the perfon claiming the on the owner, bounty, and not on the informer or profecutor; any law, cuftom, or usage, to the contrary notwithstanding.

X. And be it further enacted by the authority aforefaid, That if any collector or comptroller of the cultoms, or naval officer, shall make any falle certificate; or if any merchant, trader, factor, or other perfon, shall make any false oath with regard to the growth of fuch raw filk; or if any mafter or commander of any thip or veffel thall make any false oath concerning the certificate or package of fuch raw filk; or if any perfon or perfons shall counterfeit any fuch certificate as is herein before directed to be made, in order to obtain any premium hereby granted; all and every fuch perfon and perfons, fo offending in any of the cases aforefaid, shall forfeit the sum of two hundred pounds: and if any fuch perfon, fo offending, shall be a collector, comptroller, or naval officer, or any other officer of the cultoms, he shall also forfeit and lose his office, and be incapable of ferving his Majesty, his heirs, and successors.

XI. And be it further enacted by the authority aforefaid, That the feveral penalties and forfeitures by this act inflicted, shall and may be prosecuted, determined, and recovered, by bill, plaint, or information, in any of his Majefty's courts of record at *Westminster*, or in any of the courts of admiralty in his Majefty's plantations in America respectively, where such penalty or forfeiture shall be incurred; wherein no effoin, protection, wager of law, or more than one imparlance, thall be allowed.

XII. And be it further enacted by the authority aforefaid, That all penalties and forfeitures by this act imposed shall, if incurred in Great Britain, be applied, one moiety to the use of his Majefty, his heirs, and fucceffors, and the other moiety to fuch perfon or perfons as shall fue for the fame; and all fuch penalties and forfeitures as shall be incurred in his Majesty's plan-

on forfeiture of fuch filk, and double the value, in cafe of fraudulent exportation.

In difputes about the growth of filk fo to be exported, the proof is to lie &c.

200 l. penalty of making a falle certificate, or false oath; or counterfeiting any certificate;

and, if an officer, forfeiture of his place alfo, &c.

Recovery of the penalties and forfeitures,

and application thereof.

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plantations in *America* (hall be applied, one third part thereof to the use of his Majesty, his heirs, and successfors, one third part to the use of the governor of the plantation where the forfeiture shall be incurred, and the remaining third part to such person or persons as shall such for the same.

XIII. And be it further enacted by the authority aforefaid, Limitation of That if any action or fuit shall be commenced against any per- actions. fon or perfons for any thing done in purfuance of this act, every fuch action or fuit, if in Great Britain, shall be commenced within fix calendar months next after the fact committed; and if in the Britifb colonies or plantations in America, within eighteen calendar months next, after the fact committed, and not afterwards; and the defendant or defendants in any fuch action or fuit may plead the general iffue, and give this act, and General iffue, the special matter, in evidence, at any trial to be had thereupon. and that the fame was done in purfuance and by the authority of this act; and if it shall appear to to have been done, the jury shall find for the defendant or defendants; and if the plaintiff shall be nonfuited, or discontinue his action, after the defendant or defendants shall have appeared, or if judgement shall be given upon any verdict or demurrer against the plaintiff; the defendant or defendants shall and may recover treble costs, and Treble costs have the like remedy for the fame as any defendant or defendants hath or have in other cafes by law.

CAP. XXXIX.

An att to permit the free importation of certain raw bides and skins from Ireland and the British plantations in America, for a limited time; and for taking off the duties upon seal skins tanned or tawed in this kingdom, and for granting another duty in lieu thereof; for indemnifying all persons with respect to advising or executing any of his Majesty's orders of council prohibiting the importation of raw hides, horns, and hoofs, of infected cattle; and to authorize the prohibition of the importation of such hides, horns, and hoofs, for the future.

W HEREAS the allowing, for a limited time, the free im-Preamble, portation of certain species of raw bides and stins from Ireland and the British colonies or plantations in America, and the reduction of the duties upon seal skins tanned or tawed in this kingdom, may tend to the ease of the public, by reducing the price and encouraging the manufacture of leather in this kingdom; be it therefore enacted by the King's most excellent majesty, by and with the advice and confent of the lords spiritual and temporal, and commons, in this present parliament assembled, and by the authority of the same, That from and after the first day of June, Raw hides and one thousand seven hundred and fixty nine, no subsidy, custom, skins (those of duty, or other imposition whatsoever, shall be demanded, col-horse exceptlected, received, or taken, for or upon any raw or undressed ed) allowed to be imported hides duty free

any perfon or perfons is or are by this act made answerable, may and shall be recovered in any of his Majesty's courts of record at Westminster, by action of debt, bill, plaint, or information, wherein no effoin, wager at law, or protection, or more than one imparlance, shall be allowed.

XVI. Provided always, and be it enacted, That no fee or

No fee payable for any war-gratuity whatfoever shall be given or paid for or upon account of rant or fush of any warrant or fum of money which shall be issued in relation any warrant or fum of money which shall be issued in relation money isfued to, or in pursuance of, this act. in purluance of this act.

Officers on halt-pay ferving in the militia, may receive the fubfiftence money payable to lieutenants or enligns,

they taking the following oath before a juffice.

The oath.

XVII. Provided always, and be it enacted, That any perfon being on half-pay, or being intitled to any allowance, as having ferved in any or either of the two troops of horfe guards, or regiment of horse reduced, and serving in the militia, shall and may, and he is hereby impowered to receive and take the fubfiftence-money by this act directed to be paid to captains, lieutenants, or enfigns; and the receiving and taking fuch fubfiftence-money by any fuch captain, lieutenant, or enfign, shall not be deemed a receiving or taking pay, fo as in any manner to prevent such person on half-pay, or being intitled to any such allowance, from receiving his half-pay, or fuch allowance; and fuch perfon shall take the following oath before fome justice of the peace, who is hereby impowered to administer the fame;

A. B. do fwear, That I had not, between the any place or employment of profit, civil or military, under bis Majesty, besides my allowance of half-pay as a reduced (or late regiment of 172

allowance as late troop of bor [e guards, regiment of horse reduced) save and except my subor fiftence as a lieutenant or enfign, as the cafe may be, for ferving in the militia of the county of

And the taking the faid oath shall be sufficient to intitle such person to receive his half-pay, or the faid allowance, without taking any other oath; any law, ulage, or cultom, to the contrary thereof notwithstanding.

Receiver gerant from the commanding officer, certifying the receipt of the cloathing, and an order for accordingly. If any regiment, &c.

XVIII. And be further enacted by the authority aforefaid, neral upon re- That the receiver general of the land tax, fo foon as he fhall receiving a war- ceive'a warrant under the hand of the colonel or commanding officer of their respective regiments or battalions, certifying the receipt of the cloathing, and an order from the faid colonel or commanding officer for the money due on account of the fame, payable to the perion or perions who furnished the faid cloathing, shalf pay the fum mentioned in fuch order to the perfon payment, is to intitled to receive the fame; and fuch warrant and order, togepay the fame ther with the receipt of the perfon receiving the faid money, fhall be a fufficient discharge to such receiver general.

XIX. And be it further enacted by the authority aforefaid, shall cease, 38. That in case any regiment, battalion, or independant compaper diem is to ny, shall cease and determine, during the continuance of this be paid to the act, the fum of three shillings per diem shall be paid to such per-

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ion as has actually ferved as adjutant to fuch regiment, batta-adjutant from lion, or independant company, from the time fuch regiment, fuch time to battalion, or independant company shall cease, to the twenty ²⁵ March, fifth day of *March*, one thousand seven hundred and seventy.

CAP. XLI.

An alt for better fecuring the duties of cuftoms upon certain goods removed from the out ports and other places to London; for regulating the fees of the officers of his Majefty's cuftoms in the province of Senegambia in Africa; for allowing to the receivers general of the duties on offices and employments in Scotland, a proper compensation for their trouble and expences; for the better prefervation of bollies, thorns, and quicksets, in forests, chases, and private grounds, and of trees and underwoods in forests and chaces; and for authorizing the exportation of a limited quantity of an inferior fort of barley, called Bigg, from the port of Kirkwall in the islands of Orkney.

THEREAS by an all passed in the thirteenth and fourteenth Preamble, reyears of the reign of King Charles the Second, intituled, An citing claufe act for preventing frauds and regulating abuses in his Majesty's in act 13 & customs; and by feveral subsequent acts of parliament which are now 14 Car. 2. in force, in order to prevent the clandestine importation and running of foreign goods, it is provided and enacled, that no goods, wares, and merchandizes, shall be removed in any ship or vessel by sea, from any one port, creek, or member, in this kingdom, to be landed at any other place of this realm, without a fufferance or warrant and other coaft dispatch first had and obtained from the officers of his Majesty's customs; which regulations have been found useful and necessary checks against frauds in his Majesty's revenues : and whereas to defeat the good purposes intended by those acts of parliament, great quantities of foreign goods, which are liable to high duties upon the importation, are clandestinely run on shore at several of the out ports of this kingdom, and are afterwards removed from thence by land carriage into London, and other parts adjacent thereto, to the great prejudice of the public revenue and the fuir trader : for remedy whereof, be it enacted by the King's most excellent majefty, by and with the advice and confent of the lords fpiritual and temporal, and commons, in No foreign this prefent parliament affembled, and by the authority of the baft or firaw fame, That from and after the first day of June, one thousand hats, &c. exfeven hundred and fixty nine, no foreign bast or straw, chip, ceeding one cane, or horsehair hats or bonnets, exceeding in number one dozen; eane, or horiehair nats or bonnets, exceeding in number one nor platting dozen; no foreign platting or other foreign manufacture of balt for making or straw, chip, cane, or horsehair, proper for making of hats thereof, exor bonnets, exceeding in quantity one pound weight avoirdu-ceeding 1 lb. pois; no fuccus liquoritia, commonly called Spanish juice, of fo- nor Spanish reign produce or manufacture, exceeding in quantity twenty ing so lb. pounds weight; no foreign fnuff, exceeding in quantity ten nor fnuff rolb. pounds weight; no Nanquin cloth, muslin, foreign callico, or nor Nanquin foreign cloth, muslin,

Dieces ; may, be removed from &c. to Lonor that the goods were verified on oath ; fent from thence for fale to any they be removed from out a certifisate.

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callico, or di- foreign dimity, exceeding in quantity one entire piece; and no mity, 1 piece ; China earthen ware, exceeding in number twelve pieces, if the nor China earthen ware fame shall have been imported or feized at any out port in Great exceeding 12 Britain, shall be brought, removed, or carried, either by land or by water, from any out port or other place whatfoever in Great Britain, into the port of London, or the members thereof, or to moved from the out ports, any place whatloever within the diftance of twenty miles from sc. to Lon- the Royal Exchange of London, without a certificate from the coldon, or within lector or other proper officer of his Majefty's cuftoms, at the 20 miles there-port or place where fuch goods were imported or feized, certiof, without a cer-fying that the duties payable upon the importation of fuch goods tificate of the have been duly paid and fatisfied, or that the faid goods have duties being been before compounded for or condemned; which facts shall paid, or com- be verified by the oath of the importer or proprietor thereof, repounded for ; ferring to the times when, and the place where, fuch goods were entered, condemned, or compounded for; and if fuch goods condemned : fhall have been imported or feized within the port of London, the facts to be and fent from thence to any out port for fale, they shall not be removed as aforefaid from any out port into the port of London, nor if import. or the members thereof, or to any place what foever within the ed or feized in diftance of twenty miles from the Royal Exchange of London, London, and without a certificate from the collector or other proper officer of his Majefty's cuftoms, at or neareft to the port or place from whence fuch goods are intended to be removed, certifying that out port, may the owner or proprietor of fuch goods hath made oath before him that the faid goods, and every part thereof, had been fent to fuch owner or proprietor from London for fale, in the lawful London with way of trade, referring to the time when, with the name and refidence of the perfon from whom, fuch goods were fent; and that fuch owner or proprietor verily believed the duties payable upon the importation of fuch goods had been duly paid and fatisfied, or that the faid goods had been before compounded for or condemned; and the faid respective certificates shall express the quantity and quality of the faid goods, with the marks of the package thereof, to what places and to whom the fame are configned, and by what carriage the same are intended to be removed; and if the faid goods are removed by land, the faid certificate shall also express and limit the time for which the same fhall continue in force.

The oaths and be adminifter'd and granted without fee. If any of the moved, or found removing, contrary to this act,

II. And it is hereby further enacted by the authority aforecertificates to faid, That the respective oaths and certificates herein before required shall be administered and granted by the collector or other proper officer of the cultoms in the manner before directed, without fee or reward : and if any fuch baft or ftraw, chip, cane, or horsehair hats or bonnets, platting or other manufacture of faid commodi-baft, ftraw, chip, cane, or horsehair, fuccus liquoritia, snuff, ties shall be re- Nanguin cloth, muslin, callico, dimity, or China earthen ware, shall be removed as aforefaid, or shall be found removing, from any fuch out port or place, in order or with an intent to be carried into the port of London, or any member thereof, or to any place whatfoever within the diftance of twenty miles from

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the Royal Exchange of London, without fuch certificate; or if the fame shall not agree in all respects therewith; the goods, to- or shall not gether with the package thereof, shall be forfeited and lost, and agree in all Thall and may be feifed and profecuted by any officer or officers refpects with of his Majefty's cuftoms; and after condemnation disposed of they are forand divided in fuch manner as the like goods may, for any o- feited, &c. ther cause of forfeiture, be seised, prosecuted, disposed of, and divided, by any act or acts of parliament now in force.

III. Provided always, and it is hereby further enacted by the But the before authority aforefaid, That nothing herein before contained shall claufes are not extend, or be confirued to extend, to any baft or firaw, chip, to extend to cane, or horschair hats or bonnets, platting or other manufac- faid goods as ture of bast, straw, chip, cane, or horschair, fucus liquoritia, are bought in fnuff, Nanquin cloth, muslin, callico, dimity, or China earthen a public and ware, which shall have been, bona fide, bought in a public and fair way of fair way of trade in the cities of London or Westminster, or liber- trade in Lon-don or Westties thereof; and which shall be removed or removing, by any minster; perfon or perfons, for his, her, or their own necessary use or and which wear, and shall not be intended to be fold or exposed to fale.

IV. And it is hereby further enacted by the authority afore- moving for IV. And it is nereby further enacted by the authority afore- private ule, faid, That if fuch baft or ftraw, chip, cane, or horfehair hats or and not for bonnets, platting or other manufacture of baft, ftraw, chip, fale. cane, or horsehair, fuccus liquoritia, snuff, Nanquin cloth, muslin, In disputes callico, dimity, or China earthen ware, shall be feized or stop- where any callico, dimity, or *Conna* cartien ware, man be related of hop-ped, for being removed or for being found removing as afore-fuch goods faid without fuch certificate, and any doubt or difpute fhall a-&c. for being rife whether fuch goods have or have not been removed, or are removed or or are not removing, contrary to the true intent and meaning of removing this act, the proof thereof shall lie on the owner or claimer of contrary to fuch goods, and not upon the officer who shall feize or stop such the proof is to goods.

V. And it is hereby further enacted by the authority afore- claimant. faid, That if any perion or perions shall falsely make oath to Penalty of any of the facts herein before required to be fworn, fuch perfon falle fwearing or perfons shall fuffer the like pains and penalties as are incur- to anyof the red by perfons committing wilful and corrupt perjury; and if any perfon or perfons shall counterfeit, rafe, or falfify, any cer- or of countertificate required or directed by this act, or shall knowingly or feiting, rating, willingly make use of any certificate to counterfeited, raled, al- or fallifying tered, or falfified, fuch perfon or perfons shall, for every fuch any certificoffence, forfeit the fum of five hundred pounds; one moiety thereof to his Majesty, his heirs, and successors, and the other moiety to fuch perfon or perfons who shall inform and fue for the fame in any court of record at Westminster, wherein no effoin, protection, or wager of law, or more than one imparlance. fhall be allowed.

VI. And, in order to prevent any disputes which may hereafter arife concerning fuch fees as the collector of his Majefty's customs, and other officers of the customs in the province of Senegambia in Africa, may be intitled to, for making entries or other business done by them in the execution of their employments, be it further enacted by the authority

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fees as the Barbadoes.

commanding officer there to affift the faid officers in the execution fees.

Clauses in act 5 Geo. 3.

Collector and thority aforefaid, That until fuch time as the fame shall be oether officers therwife fettled by authority of parliament, it shall and may be of Senegambia lawful to and for the faid collector and other officers to demand take the fame and receive, take and enjoy, fuch fees as have been received by the like officers in the island of Barbadoes on or before the first like officers in day of January, one thousand seven hundred and sixty seven; provided that the fees to taken are not contrary to the express direction of any act of parliament made in Great Britain; and that the faid officers in Senegambia shall, upon the refusal of payment of fuch fees, have and be intitled to the fame remedy for the recovery thereof, as has been heretofore allowed to any collector or other officer of the customs in any of his Majefty's colonies or plantations; any law, bye-law, or other act of council or affembly, made in the faid province of Senegambia, to the contrary notwithstanding; and, in all cases whatsoever, every Governor and governor or commanding officer in the faid province is hereby directed to be aiding and affifting to the faid officers in the due execution of their offices : and if any officer of his Majefty's customs of Senegambia shall exact, require, or receive, any other or greater fees than fuch as are herein allowed to be taken, he of their duty. Ihall, for the first offence, forfeit the sum of fifty pounds; one Penalty of ex- moiety of which penalty shall be to his Majesty, his heirs, and acting greater fucceffors, and the other moiety to the perfon or perfons aggrieved thereby, who shall fue for the fame in the proper court of Senegambia; and for the fecond offence he shall forfeit his place, and be for ever after incapable of executing any office or employment in the cuftoms.

VII. And whereas by an act made in the fifth year of the reign of his prefent Majesty, intituled, An act for granting to his Majesty a certain fum of money out of the finking fund; for applying certain monies therein mentioned for the fervice of the year one thousand seven hundred and sixty five; for further appropriating the supplies granted in this session of parliament; for allowing to the receivers general of the duties on offices and employments in Scotland a reward for their trouble; and for allowing further time to fuch perfons as have omitted to make and file affidavits of the execution of indentures of clerks to attornies and follicitors; it was recited, that by an act made in the thirty first year of the reign of his late majesty King George the Second, certain duties were laid upon offices and employments, and the monies thereby arifing, in that part of Great Britain called Scotland, were directed to be paid at Edinburgh to fuch perfon or perfons as the commillioners of the treasury, or the high treasurer of Great Britain for the time being, should constitute and appoint to be receiver general or receivers thereof for his Majesty's use; but no provision had been made, or authority given, for allowing any compensation, or granting any reward, to fuch receiver or receivers, for his or their trouble in the receiving the faid monies, and in the paying and accounting for the same : and it was therefore enacted, That it should and might be lawful to and for fuch receiver or receivers to retain, out of the monies which had been and should be paid into his or their hands in pur-Juance

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uance of the faid ast, fuch fum, as a compensation or reward for his r their trouble, as his Majesty, his heirs, and fuccesfors, should apnoint, not exceeding three pence in the pound : and whereas the said ullowance of three pence in the pound is little more than sufficient to lefray the expence of an agent in London, to receive and negotiate be bills by which the monies arising from the aforesaid duty are remited from Edinburgh, and to pay the same into the receipt of his Maiesty's exchequer, and also to defray such other small contingent exbences, as must necessarily attend the ruising und collecting thereof; whereby the intention of the before recited act is frustrated, and the laid receiver or receivers bath or have a very inadequate provision or reward for his or their own fervice in raising and collecting the faid

duties: be it therefore enacted by the authority aforefaid, That Additional alit fhall and may be lawful to and for the receiver or receivers of lowance of the faid duty to retain, out of the monies that have been and rool, per ann. Ihall be paid into his or their hands in purfuance of the before made to the mentioned act of the thirty firft year of his late majefty King ral of the du-*George* the Second, over and above the allowance of three pence ties on offices in the pound granted by the before recited act of the fifth year and employof his prefent Majefty, fuch farther fum as his Majefty, his ments in Scotheirs and fucceffors, by his or their warrant or warrants, counterfigned by the high treafurer, or any three or more of the commiflioners of the treafury for the time being, fhall appoint, not exceeding one hundred pounds *per annum*, as a compenfation or reward for his or their trouble.

VIII. And whereas by an act made in the fixth year of his present Clause in act Majefly's reign, intituled, An act for the better prefervation of 6 Geo. 3. roots, shrubs, and plants, it was, amongst other things, enacted, That all and every person and persons who, from and after the twenty fourth day of June, one thousand seven hundred and sixty fix, (bould go into the woods, underwoods, or wood grounds, of any of his Majesty's subjects, not being the lawful owner or owners' thereof, and should there cut, lop, top or spoil, split down or damage, or otherwife destroy any kind of wood or underwood, poles, flicks of wood, green shrub, or young trees, or carry or convey away the same; or fbould have in his, her, or their cuftody, any kind of wood, underwood, poles, flicks of wood, green flubs, or young trees, and should not give a fatisfactory account bow be, fbe, or they, came by the fame, and should be thereof convicted before any one or more of his Majesty's justices of the peace, on the eath of one or more credible witness or witness, should, for the first offence, forfeit and pay immediately on conviction, any fum not exceeding the fum of forty (billings, together with the charges previous to and attending fuch conviction, to be afcertained by the faid justice or justices who should convict the offender or offenders; and if any person or persons should commit any of the offences aforefaid a fecond time, and should be thereof again convicted in manner aforefaid, he, she, or they should forfeit and pay any sum not exceeding the fum of five pounds, together with the charges previous to and attending such conviction, to be ascertained as aforefaid; and if any person or persons should commit any of the offences aforesaid a third time, that then, fuch perfon or perfons, being duly convicted thereof according

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according to law, should be deemed and adjudged an incorrigible rogue or rogues, and should be punished as such : and whereas great destruction bath of late been made of hollies, thorns, and quick/ets, growing upon his Majesty's forests and chases within this kingdom, to the great prejudice of his Majelty's deer, and other game therein; and also of hollies, thorns, and quicksets, growing in the woods and wood grounds of his Majefty's subjects: for the better preventing such evil practices and abuses for the future, be it enacted by the authority aforefaid,

That from and after the first day of July, one thousand seven The recited the penalties, &c. thereby inflicted, &c. all his Majefty's forefts and chaces ; any hollies, thorns, or having any fuch in their cuftody, for which they cannot fatiffactorily account.

clause, and all hundred and fixty nine, the faid clause in the faid act made in the fixth year of his prefent Majefty's reign, and all and every the penalties, forfeitures, and punishments, thereby inflicted, are extended and all other provisions, claufes, matters, and things, relating and applied to thereto, shall extend, and he deemed, taken, and construed to extend, and thall be applied and put in execution, in relation to all his Majefty's forefts and chafes within this realm; and to and to perfons all and every perfon or perfons who thall, without legal right or deftroying, or authority, by night or day, cut down, deftroy, take, carry, or carryingaway, convey away, any hollies, thorns, or quicklets, growing or being upon any of his Majefty's faid forefts or chafes, or within quickfets, &c. the wood or wood grounds of any of his Majefty's fubjects ; or and to perfons who shall have in his, her, or their, custody or possession any fuch hollies, thorns, or quickfets, and shall not give a fatisfactory account how he, the, or they, came by the fame, and thall be thereof convicted before any one or more of his Majefty's juflices of the peace in the manner prefcribed and directed by the faid act; and fuch juffice or juffices is or are hereby authorized to administer oaths, and proceed in the like manner for the conviction and punifhment of every offender in the premiffes, as fully and effectually to all intents and purposes as if the feveral provisions in the faid act had been particularly repeated and applied to the offences herein before specified.

Conviction of offenders to be certified to the general

IX. And be it further enacted by the authority aforefaid, That the conviction and convictions of all and every offender and offenders against this act, shall be certified by the justice or quarter feffion juffices of the peace, before whom the fame shall be made, to the next general quarter feffions of the peace, to be filed amongst the records of the faid feffions; and that fuch conviction shall be fairly written on parchment or paper in the following form of words (as the cafe shall happen) or in any other form of words to the like effect; that is to fay,

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1768.] Anno nono Georgii III. C. 42. To wit. RE it remembered, that on the day Form of the A. B. was conviction. in the year ot upon the complaint of C.D. convicted before of the justices of the peace for in pursuance of an act paffed in the ninth year of the reign of his majesty King George the Third, for (as the cafe thall be). Given under 🗉 hand and feal the day and year above written.

Which faid conviction shall be good and effectual in law to all intents and purposes; and shall not be quashed, set aside, or ad- Not liable to judged void or infufficient, for want of any form or words what- be quafhed, or foever, nor to be liable to be removed by Certiorari into his Ma- removed. jefty's court of King's Bench, but shall be deemed and taken to be final to all intents and purposes whatsoever.

X. And whereas a confiderable quantity of that fpecies of barley, Bigg not ex-commonly called Bigg, of the growth of the islands of Orkney, is now ceeding 5000 in the hands of the owners and occupiers of lands in the faid iflands, quarters of subich from its inferior audits is altogether unfit for any housedd ules. the growth of which from its inferior quality is altogether unfit for any houfbold uses; the illes of and if not permitted to be exported to Portugal and other places for the Orkney, feeding of mules and borfes (the only use this species of grain is fit for) will be entirely left to the owners; for remedy whereof, be it enacted by the authority aforefaid, That it shall be lawful for his Majefty, his heirs, and fucceffors, by order or orders to be made in council for that purpose, under such limitations and reftrictions as shall be expressed in such order or orders, to permit allowed to be

and authorize the exportation of any quantity or quantities of thipt, under fuch barley or bigg, not exceeding five thousand quarters, of the firitions, growth of the iflands of Orkney, from the port of Kirktuall to the from the port kingdom of *Portugal*, or elfewhere; any law or flatute to the of Kirkwall to Portugal; contrary notwithftanding.

XI. Provided neverthelefs, That no bounty or allowance but no boun-XI. Provided nevertheles, I hat no bounty of anowance ty to be allow-whatfoever shall be granted or paid in respect of such barley or ed thereupona bigg to be exported as aforefaid.

CAP. XLII.

An att for explaining, amending, and continuing an att made in the second year of his present Majesty, intituled, An act to explain, amend, and reduce into one act of parliament, the feveral laws now in being, relating to the raising and training the militia within that part of Great Britain called England.

HEREAS a well regulated militia is of the utmost importance Preamble. to the internal defence of this country : and whereas the laws now in force for the training and regulating the militia, which are by experience found to be useful and beneficial, are near expiring : be it therefore enacted by the King's most excellent majesty, by and with the advice and confent of the lords fpiritual and temporal, and commons, in this prefent parliament affembled, and by the authority of the fame, That an act passed in the second year of so much of his prefent Majefty's reign, intituled, An all to explain, amend, and the feveral reduce into one act of parliament, the several laws now in being, re- acts of a Geo.3. lating

Britain called England, or fo much of the faid act as is now in

force, and not herein or hereby repealed; and also an act passed in the fourth year of the faid reign, intituled, An act to explain and amend an act paffed in the second year of the reign of his present Majefty, intituled, An act to explain, amend, and reduce into one act of parliament, the feveral laws now in being, relating to the raising and training the militia within that part of Great Britain called England, or fo much of the faid act as is now in force, and not herein or hereby repealed; and also fo much of

an act paffed in the fifth year of the reign of his prefent Majefty, intituled, An att for applying the money granted in this seffion of parliament, for defraying the charge of the pay and cloathing of the militia in that part of Great Britain called England for one year, beginning the twenty fifth day of March, one thousand seven hundred

fent Majesty, intituled, An act to explain, amend, and enforce, the feveral laws now in being, relating to the raifing and training the militia within that part of Great Britain called England, as is now

in force, and not herein or hereby repealed; and also fo much of an act passed in the fixth year of his Majesty's reign, intituled. An act for applying the money granted in this Jeffion of parliament, for defraying the charge of the pay and cloathing of the militia of that part of Great Britain called England, for one year, beginning the twenty fifth day of March, one thousand seven bundred and sixty six; and for explaining, amending, and rendering more effectual feve-

4 Geo. 3,

5 Geo. 3,

and fixty five; and for punifing militia men neglecting their duty, as is now in force, and not herein or hereby repealed; and also and another act of 5 Geo.3, fo much of an act paffed in the fifth year of the reign of his pre-

6 Geo. 3.

7 Geo. 3.

and another of 7 Geo. 3. as are now refpectively in force, and not hereby repealed,

petual.

ral acts of parliament paffed in the second, fourth, and fifth years of the reign of his prefent Majesty, relating to the raising and training the militia within that part of Great Britain called England, as is now in force, and not herein or hereby repealed; and also fo much of an act made the feventh year of the reign of his prefent Majefty, intituled, An act for giving further time to his Majefty's lieutenants, deputy lieutenants, justices, and clerks of the peace, and others, for carrying into execution certain parts of an act paffed in the last selfion, for pay and cloathing of the militia; and for indemnisying fuch lieutenants and clerks of the peace, and others, who have neglected to carry fuch parts of the faid act into execution, as may be now in force, and also fo much of one other act, passed in the feventh year of the faid reign, inituled, An act for defraying the charge of the pay and cloathing of the militia in that part of Great Britain called England, for one year, beginning the twenty fifth day of March, one thousand seven hundred and fixty seven; for the more effectual punifing ferjeants, drummers, and fifers, for misbehaviour and defertion, and for fecuring deferters from the militia regiments; and for explaining and amending fo much of an act paffed in the last festion of parliament as relates to the inlisting militia men into his Majefty's other forces, as is now in force, and not herein and hereby repealed, (all which acts, or parts or claufes are made per- of acts, are now near expiring) shall be and are hereby made perpetual. II. And

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II. And whereas the qualifications of deputy lieutenants and officers ferving in the militia, directed and required in and by the act of the fecond year of his prefent Majesty's reign, bath been found inconvenient and detrimental to the fervice, by rendering it difficult to obtain a sufficient number of deputy lieutenants to act in the execution of the laws relating to the militia, and of subaltern officers to the several corps of militia now raifed : and whereas it would be of great advantage to that fervice, if the qualificatious required by the faid act for deputy lieutenants and fubaltern officers were leffened, and the quali-fications required for the superior officers were increased, so as thereby to give to the publick, on the whole, a greater fecurity; be it therefore enacted, That fo much of the faid act of the fecond Repeal of fo year of his prefent Majefty's reign, as requires and directs the much of act qualification of deputy lieutenants and officers ferving in the 2 Geo. 3. as militia, and the register of such qualifications, and the feveral respects the matters and things relating thereto, shall be, and the same is of dep. lieutehereby declared to be, repealed.

III. And be it further enacted, That from and after the paff- officers, and ing of this act, each perfon fo to be appointed a deputy lieute-the register of their qualifi-nant, shall be feifed or possessible, either in law or equity, for cations. his own use and benefit, in possession of a freehold, copyhold, Qualification, or customary estate, for life, or for some greater estate, or of upon the prean eftate for some long term of years, determinable in one or fent establishmore life or lives, in manors, meffuages, lands, tenements, or ment, of a hereditaments, in England, Wales, or the town of Berwick up-on Tweed, of the yearly value of two hundred pounds or that on Tweed, of the yearly value of two hundred pounds; or shall be heir apparent of some person who shall be, in like manner, feised or possessed of a like estate, as aforesaid, of the yearly value of four hundred pounds : and each perfon fo to be appoint- Colonel, ed a colonel, shall be, in like manner, seised or possessed of a like estate, as aforesaid, of the yearly value of one thousand pounds; or shall be heir apparent to some perfon who shall be, in like manner, seised or possessed of a like estate, as aforefaid, of the yearly value of two thousand pounds : and each perfon fo to be appointed a lieutenant colonel, shall be, in like man- Lieutenant ner, feised of a like estate, as aforesaid, of the yearly value of colonel, fix hundred pounds; or shall be heir apparent of some person who thall be, in like manner, feifed or poffeffed of a like eftate, as aforefaid, of the yearly value of one thousand two hundred pounds : and each perfon fo to be appointed a major, or a cap- Major, or tain, shall be, in like manner, seised or possessed of a like estate, captain, as aforefaid, of the yearly value of two hundred pounds; or shall be heir apparent of some person who shall be, in like manner, feised or possessed of a like estate, as aforesaid, of the yearly value of four hundred pounds; or shall be a younger fon of some perfon who shall be, or, at the time of his death, was, in like manner, seifed or possessed of a like estate, as aforesaid, of the yearly value of fix hundred pounds : and that each perfon to to be appointed lieutenant, shall be, in like manner, seised or pos- Lieutenant, feffed of a like estate, as aforefaid, of the yearly value of fifty pounds; or thall be poffetfed of a perional eftate alone to the a-Vol. XXVIII, S mount mount

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mount of one thousand pounds, or feiled or possessed of real and perfonal effate together to the amount or value of two thousand pounds; or shall be fon of some person who shall be, or, at the time of his death, was, in like manner, feiled or poffelled of a like eftate, as aforefaid, of the yearly value of one hundred pounds; or who shall be, or who, at the time of his death, was, possessed of a personal estate alone to the amount of two thousand pounds, or feifed or pollefied of real and perfonal eftate together to the amount or value of three thousand pounds : and that each perfon to be appointed an enfign, shall be, in like manner, seised or possessed of a like estate as aforesaid, of the yearly value of twenty pounds; or shall be possessed of a personal estate alone to the amount of five hundred pounds, or feiled or poffeffed of real and personal effate together to the amount or value of one thousand pounds; or shall be fon of some perfon who shall be, or, at the time of his death, was, in like manner, feiled or poffeffed of a like eftate, as aforefaid, of the yearly value of fifty pounds; or who shall be, or who, at the time of his death, was, possessed of a personal estate alone to the amount of one thousand pounds, or seifed or possessed of real and perso-

One moiety of nal estate together, to the amount or value of one thousand five hundred pounds: one moiety of which faid eftates, required as the effates reguired as qua- qualifications for each deputy lieutenant, colonel, lieutenant colifications to lonel, major, or captain respectively, shall be fituate or arising be fituate or within fuch respective county, riding, or division, in which he arifing within shall be appointed to ferve. the county. **Oualifications**

IV. Provided always, and be it enacted, That, for the purpofes of the respective qualifications required by this act, the immediate reversion or remainder of and in manors, messuages, lands, tenements, or hereditaments, which are leafed for one life, or for two or three lives, or for any term of years determinable upon the death of one life, or of two or three lives, on referved rents, and which are, to the leffee or leffees, of the clear yearly value of three hundred pounds, thall be deemed equal to an effate herein before described as a qualification of the yearly value of one hundred pounds, and fo in proportion, be the faid qualification of a greater or lefs degree.

V. And be it enacted, That a perfon possessed, either in law or equity, for his own use and benefit, in possession of an effate for a certain term, originally granted for twenty years, or more, of an annual value, over and above all rents and charges payable out of, or in respect of, the same, equal to the value of such an estate as is required for the qualification of a deputy lieutenant and commission officer of the militia respectively, and situate as aforefaid, shall be, and is hereby deemed and declared to be, duly and fufficiently qualified to act and ferve under fuch respective commission.

VI. And be it enacted, That in the feveral counties of Cumberland, Huntingdon, Monmouth, Westmorland, and Rutland, and of every county and place in the dominion of Wales respectively, bliffment, for there shall be five or more deputy lieutenants appointed (if fo many

equivalent to an eftate of 100 l. per ann. and fo in proportion.

Other equivalent qualifications for dep. lieutenants and officers.

Number of d. lieutenants, according to the new elta-

and enfign :

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many perfons qualified as herein after expressed can be therein the counties found) and the effates requisite for the qualification of the re- land, Hunting-fpective deputy lieutenants and officers of the militia therein, don, Monshall be as follows; that is to fay, a deputy lieutenant shall be, mouth, Westin like manner, feiled or possessed of a like estate, as aforesaid, of morland, Rutthe yearly value of one hundred and fifty pounds; or shall be land, and heir apparent to a perfon, who shall be, in like manner, feifed Qualification or possified of a like estate, as aforesaid, of the yearly value of or a dep. lieuthree hundred pounds : a colonel shall be, in like manner, feised tenant for / or possessed of a like estate, as aforefaid, of the yearly value of those counties, fix hundred pounds; or thall be heir apparent of a perfon who of a colonel, shall be, in like manner, seised or possessed of a like estate, as aforefaid, of the yearly value of one thousand two hundred pounds : a lieutenant colonel, or major commandant, shall be, Lieutenant in like manner, feised or possessed of a like estate, as aforesaid, colonel. of the yearly value of four hundred pounds; or shall be heir apparent of a perfon who shall be, in like manner, seifed or posfessed of a like estate, as aforefaid, of the yearly value of eight hundred pounds : a major or captain shall be, in like manner, Major, or feised or possessed of a like estate, as aforesaid, of the yearly captain, value of one hundred and fifty pounds; or shall be son of a perfon who shall be, or, at the time of his death, was, in like manner, feised or possessed of a like estate, as aforefaid, of the yearly value of three hundred pounds : a lieutenant shall be, in Lieutenant, like manner, feifed or poffeffed of a like eftate, as aforefaid, of the yearly value of thirty pounds; or who shall be possessed of a personal estate alone, to the amount of fix hundred pounds; or feifed or poffeffed of real and perfonal eftate together, to the amount or value of one thousand two hundred pounds; or shall be the fon of a perfon who shall be, or, at the time of his death, was, in like manner, seifed or possessed of a like estate, as aforefaid, of the yearly value of fixty pounds; or who shall be, or who, at the time of his death, was, poffeffed of a perional estate alone, to the amount of one thousand two hundred pounds; or feifed or poffeffed of real and perfonal effate together, to the amount or value of two thousand four hundred pounds: an enlign shall be, in like manner, feifed or poffeffed and enligns of a like estate, as aforesaid, of the yearly value of twenty pounds; or who shall be possessed of a personal estate alone, to the amount of three hundred pounds; or feiled or possessed of real and perfonal eftate together, to the amount or value of fix hundred pounds; or shall be the fon of a perfon who shall be, or, at the time of his death, was, in like manner, feifed or poffeffed of a like estate as aforefaid, of the yearly value of thirty, pounds; or who shall be, or who, at the time of his death, was, poffeffed of a perfonal eftate alone, to the amount of fix hundred pounds; or feifed or poffeffed of real and perfonal eftate A molety of together, to the amount or value of one thousand two hundred their qualifica-pounds: one half of all which respective estates (except those fituate in or for the qualifications of lieutenants and enfigns) shall be fituate arifing within or arising within fuch respective county or riding in which such their respective counties. officers thall be respectively appointed to serve.

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Where 20 perfons qualified and willing to act as dep. lieutenants

the deficiency is to be made up of perions ot an inferior qualification.

Qualification requilite for the ifle of Ely and Cambridge, viz. for a dep. licutenant,

Captain,

Lieutenant,

and enfign :

A moiety of the qualifications (except and enfigns) Ely or Canbridge. Number of

cities and towns as are

VII. Provided always, That in fuch counties where twenty perfons cannot be found qualified as aforefaid, and willing to act as deputy lieutenants, it may and shall be lawful for his Majefty's lieutenant of any fuch county, and he is hereby required, can't be found, after having appointed fo many perfons as can be found qualifi-

> ed as aforefaid, to appoint fuch number of perfons to be deputy lieutenants as shall be requisite to make up the number twenty, who shall respectively be feifed or possessed of a like estate of the yearly value of one hundred pounds, and fituate as aforefaid ; and every fuch perfon shall be, and is hereby deemed and declared to be, duly and sufficiently qualified to act and serve under fuch respective commissions.

VIII. And be it enacted, That the effates requisite for the qualification of the deputy lieutenants and officers of the militia in the ifle of Ely, in the county of Cambridge, shall be as follows; a deputy lieutenant shall be seised or possessed of a like eftate, as aforefaid, of the yearly value of one hundred and fifty pounds; or shall be heir apparent of some person who shall be, in like manner, feifed or poffeffed of a like eftate, as aforefaid, of the yearly value of three hundred pounds : a captain shall be, in like manner, feifed or possessed of a like estate as aforefaid, of the yearly value of one hundred pounds; or shall be heir apparent of a perfon who shall be, in like manner, feifed or possefied of a like eftate, as aforefaid, of the yearly value of two hundred pounds; or shall be a younger fon of some perfon who shall be, or, at the time of his death, was, in like manner, feiled or possified of a like estate, as aforefaid, of the yearly value of three hundred pounds : a lieutenant shall be, in like manner, feiled or poffeffed of a like effate, as aforelaid, of the yearly value of thirty pounds; or thall be poffeffed of a performal eftate to the amount of fix hundred pounds; or shall be fon of fome perfon who shall be, or, at the time or his death, was, in like manner, seised or possessed of a like estate, as aforesaid, of the yearly value of fixty pounds; or who shall be, or, at the time of his death, was, possessed of a perional estate to the amount of one thousand two hundred pounds : an enfign shall be, in like manner, feised or possessed of a like estate, as aforefaid, of the yearly value of twenty pounds; or shall be possessed of a perfonal effate to the amount of three hundred pounds; or shall be the fon of fome perfon who shall be, or, or at the time of his death, was, in like manner, feifed or possessed of a like eftate, as aforefaid, of the yearly value of thirty pounds; or who thall be, or, at the time of his death, was, posseled of a perfoof lieutenants nal eftate to the amount of fix hundred pounds : one half of all which eftates (except those for the qualifications of lieutenants to be firuate in and enfigns) shall be fituate or arising within the faid isle of Eb, or some other part of the county of Cambridge.

IX. And be it enacted, That in all cities or towns which are deputy lieute- counties within themselves, and have heretofore been empownants for fuch ered, by law or ancient ulage, to raile and train a leparate militia within their feveral precincts and liberties, and which are united

united with, and made part of, any county or counties for the counties withpurposes of raising the militia only; his Majesty's lieutenant of in themselves; fuch cities or towns, or, where there is no lieutenant ap- to be appointpointed by his Majefty, the chief magistrate of such city or town, ed. fhall appoint five or more deputy lieutenants (if fo many perfons qualified as is hereinafter expressed can therein be found) and shall also appoint officers of the militia, whole number and rank shall be proportionable to the number of militia men which fuch city or town shall raise as their quota, towards the militia of the county to which such city or town is united for the purposes aforefaid ; the qualification of which officers respectively shall be as is hereinafter mentioned; and all powers and provisions made by this powers and act, with respect to counties at large, and the militia thereof, provisions of and the registering the qualifications of deputy lieutenants and this act, with officers, fhall take place and be in force with respect to the faid respect to counties at cities and towns, and the militia thereof, and the registering the large, and the faid qualifications : and the value of the respective qualifications militia thereof the deputy lieutenants and officers of the militia of fuch cities of &c. extendor towns shall be as follows; every deputy lieutenant shall be ed to the faid feised or possessed of a like estate, as aforesaid, of the yearly va- towns : lue of one hundred and fifty pounds; or thall be poffeffed of a perfonal eftate alone, or feiled or possessed of real and perfonal eftate together, to the amount or value of three thousand pounds: and every field officer shall respectively be seifed or possessed of a Qualification like estate, as aforefaid, of the yearly value of three hundred of the deputy pounds; or shall be possessed of a personal estate alone, or feis- lieutenants ed or poffelied of real and perfonal eftate together, to the amount thereof, or value of five thousand pounds: and the qualification of a captain (hall be a like eftate, as aforefaid, of the yearly value of and of the one hundred and fifty pounds, in manors, melfuages, lands, field officers, tenements, or hereditaments, or perfonal estate alone, or feifed or poffeffed of real and perfonal effate together, to the amount or value of two thousand five hundred pounds : and the qualification of a lieutenant shall be a like estate, as aforefaid, of the Captains, yearly value of thirty pounds, in manors, meffuages, lands, tene- Lieutenants, ments, or hereditaments, or perfonal effate alone, to the a- and enfigns : mount or value of feven hundred and fifty pounds : and the A moiety of qualification of an enfign shall be a like estate, as aforefaid, of their qualifithe yearly value of twenty pounds, in manors, meffuages, lands, cations (extenements, or hereditaments, or perfonal estate alone, to the nants and enamount or value of four hundred pounds : one half of all which figns) to be real eftates respectively (except those for the qualification of fituated in lieutenant and enfigns) shall be fituate or arifing within such ci- such cities or ty or town, or within the county at large to which fuch city or county at town is united for the purposes aforefaid. large.

X. And be it further enacted, That nothing herein contain-Adjutants ed in refpect to the qualification of lieutenants and enfigns of though apthe militia shall extend, or be construed to extend, to such per- pointed lieufon as shall be appointed an adjutant of any regiment or batta- tenants or en-lion of militia, and shall also be appointed a lieutenant or ensign cepted out of in fuch regiment or battalion; but that it shall and may be law- the general ful qualification.

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ful for his Majesty's lieutenant, in and for any county or place, to give to fuch perfon appointed an adjutant, a commission of a lieutenant, or an enfign, although fuch perfon hath not the qualification for fuch commission as is herein directed and required.

XI. Provided always, and be it enacted, That the feveral qualifications herein above directed, shall not extend, or be conftrued to extend, to any perion who is now actually ferving as an officer in the militia of this kingdom; but that every fuch perfon, being duly qualified, as 'in and by the former laws relating to the militia is directed and required, shall and may continue to ferve in the militia of this kingdom, in fuch rank only in which he now ferves, although not qualified as herein before is directed.

XII. And be it enacted, That the qualifications above directed to enable any perfon to be a deputy lieutenant colonel, lieutenant colonel, major, captain, or lieutenant, shall not extend to fuch committions as thall be granted by his Majefty's constable of the tower, or lieutenant of the tower hamlets.

XIII. And be it enacted, That no deputy lieutenant, or commiffion officer in the militia, who shall not have delivered in a qualification as required by any of the former acts relating to the militia, shall act as such, until he shall have left with the clerk of the peace of the county, riding, division, or place, in and for which he shall be fo appointed, his qualifications, in writing, figned by himfelf; and fuch clerk of the peace is hereby required to enter the fame upon a roll to be kept for that purpose; and shall, in the month of January in every year, transmit to one of his Majesty's principal secretaries of state, a compleat account of the qualifications to left, or to be left, with him; and the faid fecretaries of flate, receiving fuch accounts, fhall caufe copies peace to tranf- thereof to be annually laid before both houses of parliament : and every deputy lieutenant and commission officer, not having already taken and fubscribed the oaths, and made, repeated, and subscribed, the declaration as required by the former acts relating to the militia, shall, at some general quarter seffions, or in one of his Majefty's courts of record at Westminster, within fix months after he shall have accepted his commission, take the oaths in and by an act paffed in the first year of the reign of his majefty King George the First, intituled, An act for the further security of his Majesty's person and government, and the fucces-Time limited fion of the crown in the heirs of the late princefs Sophia being protefiants; and for extinguishing the hopes of the pretended prince of Wales, and his open and fecret abettors; and also the oath in and by an act paffed in the fixth year of the reign of his prefent Majefty, intituled, An act for altering the oath of abjuration and the affurance, and for amending fo much of an act of the feventh year of ber late Majesty Queen Anne, intituled, An act for the improveand 6 Geo. 3. ment and the union of the two kingdoms, as, after the time therein limited, requires the delivery of certain lifts or copies therein mentioned to perfons indicted of bigb treason or misprision of treason, appoint-

The present qualifications not to extend to officers now actually ferving in the mnitia ;

nor to deputy lieutenants and officers commiffioned by the conftable of the tower, or lieutenant of the tower hamlets

Perfons who have not delivered in their qualifications purfuant to former acts, are difqualified from act. ing till they comply.

Clerk of the mit to one of the fecretaries of ftate an annual account of the qualifications envolled with him :

Copies to be laid before parliament.

for dep. heutenants and officers, who have omitted it, to take the oaths, &c.

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appointed to be taken; and shall also make, repeat, and subfcribe, the declaration, in the faid act of the first of King George the First, directed to be made, repeated, and subscribed, by all officers civil and military.

XIV. And be it enacted, That if any perfon shall execute 2001. penalty any of the powers hereby conferred on deputy lieutenants, co. on d. lieuts. lonels, lieutenant colonels, or majors, not being qualified as cols. I. cols. aforefaid; or fhall not deliver in fuch qualification; and take ing, not bethe oaths, and make, repeat, and subscribe, the declaration a- ing qualified; forefaid, as is herein before required; every fuch perfon shall or not deliver. forfeit and pay the fum of two hundred pounds: and if any of in in their the perfors shall execute any of the powers hereby conferred on or not taking captaine, lieutenants, or enfigns, (not being qualified as afore- the oaths, &c. faid) and shall not deliver in such qualification, and take the and 1001. on oaths, and make, repeat; and fubscribe, the declaration afore- captains, faid, as is herein before required, every fuch perfon shall for- lieuts and feit and pay the fum of one hundred pounds; fuch feveral pe- enfigns; nalties to be recovered by action of debt, bill, plaint, or infor- to be recovermation, in any of his Majefty's courts of record at Westminster, ed by action wherein no elloin, wager of law, or protection, or more than of debt, &c. one imparlance, shall be allowed; one moiety whereof shall go to the use of the person who shall sue for the same, and the other moiety to the uses herein after directed.

XV. And be it enacted, That in every action, fuit, or in- Proof of quaformation, brought against any person for acting as deputy lieu- lification to lie tenant, colonel, lieutenant colonel, major, captain, lieutenant, on the perfon or enfign, not being qualified as herein before is directed, the proof of his qualification shall lie upon the perfon against whom the fame is brought.

XVI. Provided always, and be it enacled, That nothing in Peers, or this act contained shall extend, or be construed to extend, to heirs appareftrain his Majefty's lieutenant of any county, riding, division, rent of peers, or place, from appointing any peer of this realm, or heir ap- capable of be-parent of any fuch peer, to be a deputy lieutenant, or a com- d lieuts. or miffion officer in the militia, within the county, riding, division, officers, withor place, wherein such peer, or heir apparent of such peer, shall out delivering respectively have some place of residence; or to oblige any peer their qualifiof this realm, or heir apparent of fuch peer (fo appointed a deputy lieutenant or commission officer respectively) to leave with the clerk of the peace for the county, riding, division, or place, for which he shall be appointed, any qualification in writing as aforefaid; but it shall be lawful for every peer of this realm, or only taking heir apparent of fuch peer, fo appointed, and taking the oaths, the oaths, &c and making, repeating, and fubscribing the declaration aforefaid, to act as a deputy lieutenant or commission officer respectively, although he shall not be feifed or possessed of any such estate in manors, meffuages, lands, tenements, or hereditaments, as is required by this act.

XVII. And whereas by an act made in the fecond year of his pre-Recital of fent Mojesty's reign, intituled, An act to explain, amend, and clauses in act reduce into one act of parliament, the feveral laws now in being, s Geo. 3. and re- other acts. S 🛦

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relating to the raising and training the militia within that part of Great Britain called England, it is enacted, That in all counties and places where the militia shall not have been railed in purformer of the former all relating thereto, and where it should not be raifed in purfuance of the faid all, the fum of five pounds foould be annually paid in lieu of every private man to be raifed within the fame; and that the justices of the peace, at the general quarter seffions, should rate and affefs on fuch county or place the faid fum of five pounds per man, and levy and collect the fame in the fame manner, in all respects, as the county rates are, by an act of the twelfth year of the reign of his late majefly King George the Second, or any other act or acts of parliament, to be raifed, affeffed, collected, levied, paid, and accounted for; and that the faid rates and fums fo raifed, colletted, and levied, should be paid by the treasurer of such county to the receiver general thereof, whole receipt should be a sufficient difcharge for fuch payment : and whereas by feveral other alls relating to the militia, paffed in the fourth, fifth, and fixth years of his prefent Majefly's reign, 'divers provisions are made, and powers and directions are given, for raifing the faid fum of frue pounds per man, within all fuch counties and places wherein the militia had not been raifed, or should not be raifed, and for enforcing the payment thereof: and whereas, notwithstanding the directions contained in the said several acts, feveral of the counties within that part of Great Britain called England bave neither raifed any militia, nor paid the faid five pounds per man per annum, according to the directions of the faid feveral acts; whereby they avoid contributing to the support of government with such counties as have raised and trained the militia in compliance with the directions of the faid all : and whereas it is just and reasonable, that all bis Majesty's subjects should contribute equally to the support of his Majesty's government, and the defence of these kingdoms : be it therefore enacted by the authority aforefaid, That fo much of the faid feveral in part recited acts recited acts as as relates to the raifing of the faid fum and fums of five pounds relates to the per man, within all fuch counties and places wherein the miliraising 51. per tia hath not been raised, or thould not be raised, and to the en-

Repeal of fo much of the man, where ed, &c.

Where the militia has been, or shall be railed, a thereof is to the lieut. &c. the peace;

delivered by him to the next general

the militia has forcing the payment thereof, shall be, and the same is hereby not been raif declared to be, repealed. XVIII. And be it enacted, That his Majesty's lieutenant, or three deputy lieutenants, for every county or place within that part of Great Britain called England, where the militia has been or shall be raised, shall yearly, and every year, on or beyearly return fore the twenty fifth day of December, certify to the clerk of the peace of every county or place respectively, that the militia

be certified by of fuch county or place bath been raifed, and when, and at to the clerk of what time, the fame was first railed, the names, number, and rank of officers, and the number of private men of the mili-

tia in the year when such certificate is made, and the respective times of fuch militia been trained and exercifed in the year in which is to be which fuch certificate is made; which certificate shall, by the clerk of the peace who shall receive the same, be delivered to the justices of the peace at their general quarter fessions to be held . Τ.

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held next after the twenty fifth day of December in every year, guarter fefon the day on which fuch feffions shall be opened, and shall file fions, the same amongst the records of such seffions, so that the true mongst the state of the militia in each county may appear.

XIX. Provided always, and be it enacted, That in every But where no county and place, wherein no fuch certificate from his Majefty's fuch return lieutenant, or three deputy lieutenants, thall be delivered to the is made, the clerk of the peace, as aforefaid, that the clerk of the peace of clerk of the every fuch county or place shall, and is hereby required, at the certify fuch general quarter feffions of the peace to be held next after the omiffion actwenty fifth day of December in every year, to certify under his cordingly, hand and feal, to the juffices of the peace to affembled at their faid general quarter feffions, on the day fuch feffions shall be opened, that he hath not received from his Majefty's lieutenant of the faid county or place, or any three deputy lieutenants thereof, any fuch certificate as is herein before directed to be by them made; and fuch clerk of the peace is hereby directed to and file the file fuch certificate amongst the records of fuch festions.

XX. And be it enacted, That in all counties and places, where the where the militia shall not be raifed, the fum of five pounds militia shall shall be annually paid, for and in lieu of every private militia not be raifed, man directed to be raifed within the fame; and that in every to be annually county and place where no fuch certificate shall be made by his paid in lieu Majelty's lieutenant, or three deputy lieutenants, in manner thereof; herein before directed, and the fame shall be certified by the and so where clerk of the peace as aforefaid, the justices of the peace of every is returned, fuch county or place shall and they are hereby required, at their the quarter faid general quarter feffions of the peace to be held next after feffions are to the twenty fifth day of December in every year, to rate and affels rate the counthe fum of five pounds per man upon fuch county or place, ty or place acin such and the same manner, and according to such and the fame proportions upon every town, parish, and place, within each respective county and place, and to be levied, collected, received, and paid, and to be accounted for in fuch manner, and by fuch means, with fuch powers of diffrefs, and other re- Power of lemedies for enforcing the collection and payment thereof, and for vying, &c. the punishing all perfons whole duty it shall be to collect or account fame. for the fame, and shall make default therein, as the county rates have been usually, or may, by an act made in the twelfth year of the reign of his late Majelty, intituled, An all for the eafy affeffing, collecting, and levying, of county rates, or by any other act or acts of parliament, be affeffed, collected, received, levied, paid, and accounted for, within the faid county,

XXI. Provided always, That every perfon, being duly qua-Officers who lified according to the directions of this act, who shall have have ferved 4 ferved as an officer in any corps of militia raifed within the years; or who kingdom for the fpace of four years; or who fhall be actually thall be actuferving as an officer in any corps of militia; or who shall offer ally ferving; himself, by writing under his hand, in manner as in and by the to serve; faid in part recited act of the second year of his present Majesty is directed and required, to ferve as an officer in the militia of any

records :

fame.

county,

from paying towards the faid rate, or thereto.

Allowance to be made accordingly in the rates for fuch perfons.

But perfons exemption, a roll of their tenants and farmers, filed; and on making the rates, . the names of the faid pertreasurer and high conftable,

who are to transmit the certificate and ty conflable,

accordingly.

county, riding, or place, where the militia hath not been raifed. or fhall not be raifed, and fhall be ready and willing to ferve are exempted when required in any rank for which he is duly qualified, shall not be liable to pay any part or thare of fuch rate or affeffment, for raifing the fum of five pounds per man, herein above dibeing charged rected to be raifed; nor shall fuch perfon, or any of his lands. tenements, and hereditaments, wherefoever fituated, be affeffed or charged thereto; and the deficiency thereby occasioned, in raifing the whole amount of fuch fum or fums of five pounds per man on fuch county, riding, or place, as is hereby directed and required to be raifed, shall, in fuch case, be allowed to fuch county, riding, or place, by deducting the amount of the fums which otherwife would have been charged and affeffed on fuch perfon or perfons having ferved, or ferving or offering to ferve, as aforefaid, or on his or their lands, tenements, or hereditaments, from the gross amount of the sum or sums of five pounds per man herein before directed to be raifed on fuch county, riding, or place, which shall not have raifed the militia, or which shall not continue to raife the militia, pursuant to the acts in this cafe made and provided.

XXII. Provided always, and be it enacted, That every perclaiming fuch fon who fhall claim to have the benefit of fuch exemption from fuch rate and affeliment, as aforefaid, shall file a certificate, as are to file pro- herein after is mentioned, of fuch fervice, or of his having ofwith the clerk fered to ferve, as the cafe may be, with the clerk of the peace of the peace, for the county or place wherein fuch perfon thall claim to have and deliver in fuch exemption; and shall also deliver in to fuch clerk of the peace, from time to time as may be neceffary, a roll or lift, figned by fuch perfon claiming fuch exemption, of his tenants which is to be and farmers, and the places of their abode; which certificate, and roll or lift, every fuch clerk of the peace shall, and he is hereby required forthwith to file amongst the records of fession; and whenever any rate or affefiment is or shall be ordered to be raifed, levied, or collected, within any county or place for the fons are to be purposes of raising the sum of five pounds per man, as by this certified to the act is directed, such clerk of the peace shall, and is hereby required to certify to the treasurer or treasurers, and high constables, of every fuch county or place, the names of all fuch perfons who shall have fo filed fuch certificates, and claimed fuch exemption, and the names of their tenants and farmers fo inferted in fuch roll or lift; and fuch treafurer or treafurers, and high constables, is and are hereby required to transmit fuch roll to the pet- certificate, and roll or lift, to the petty constable of each townthip or place wherein the lands, tenements, or hereditaments,

of fuch perfon claiming to be exempted, are fituate and lay; that they may in order that fuch perfon or perfons as are intitled thereto, and be exempted his and their lands, tenements, and hereditaments, shall not be affeffed or charged to fuch rate or affeffment.

XXIII. And be it enacted, That every lieutenant of any · Certificates of fervice to be county or place (hall and he is hereby required to give, without officers, in or delay, unto every perfon who shall have ferved as an officer in the

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the militia for the term of four years, or who fhall be actually der to their ferving as an officer in any corps of militia, and who shall re- exemption, quest the same, a certificate thereof, as the case may be, and as many certificates as fuch perfon may defire, in order to exempt him and his lands, tenements, and hereditaments, as aforefaid; and every fuch lieutenant, or every justice of the and also to peace, chief magistrate, and other perfon or perfons, to whom those qualiany perion or perions to qualified, as aforefaid, thall offer, as fied and offeraforefaid, to ferve as an officer in the militia, shall, and he and ing to ferve. they are hereby required to give, without delay, in like manner, a certificate thereof, or as many certificates thereof as shall be requilite for the purpoles aforelaid.

XXIV. Provided alfo, That the rates or affeliments which The rates to fhall be made in purfuance of this act, fhall be made, affelfed, be raifed fepa-levied, collected, received, and paid, feparately and diffinctly other county from all the other rates affeffed and raifed upon and within the rates. faid county; any thing in the faid act made in the twelfth year of his late Majesty's reign, or any other act or acts of parliament, or any cuftom or ulage to the contrary notwithstanding.

XXV. And be it further enacted by the authority aforefaid, How the pa-That the feveral and respective parochial officers, or other per- rochial rates fons, who shall pay, or be liable to pay, the rates or affefiments made on this occasion are which shall be made and rated for the purposes of this act, up- to be levied, on any parish, town, and place, and also all such parochial of- &c. ficers and perfons, upon whom any fuch rate or affefiment shall be levied, shall and may, from time to time, after notice shall be given of the amount of the rate or affeffment upon fuch town, parish, or place, either before the payment thereof by fuch parochial officers or perfons, or after the same shall have been actually paid by, or levied upon, fuch officers or perfons, rate and levy fuch monies by a feparate and diffinct rate and affeffment upon every fuch respective town, parish, or place, in fuch manner and proportion, and with fuch powers for recovery thereof, as any other county rate may be affeffed or levied ; Tenants payand that every tenant or occupier of any house, land, tythe, ing thereto, tenement, or hereditament, who shall pay any rate or affeliment may deduct to be made in pursuance of this act by fuch respective parochial the fame out of their rents; officers or perfons, within any fuch towns, parifnes, or places, upon whom any fuch rate or affeffment shall be levied, shall and may deduct the fame out of his or her rent, and shall be acquitted and discharged for so much money as such rates or affeffments shall, from time to time, amount unto, as fully and effectually, as if fuch money had been actually paid to the perfon or perfons to whom fuch rent is or shall be payable; and fuch perfon or perfons is and are hereby required to allow, from time to time, fuch deductions, upon receipt of the refidue of the rent.

XXVI. Provided always, That nothing herein before con- except where tained shall vacate any covenant or agreement between land- there is a colord and tenant; and that no landlord of any estate which shall venant to the not be let at a rack rent, shall be obliged or compellable to al- contrary, or where the low lands are not

let at rack rent.

The penalty of 5 l. per man, for not raifing the apportionment of the ed for any county with those of any city or town is to be paid according to their respecunless where the militia fhall have and not in the other ;

and fo with respect to counties, and fuch cities, towns, and not rateable to the county rate. the penalty is to be apportioned between them in like manner;

and to be raifed by a feparate rate, as the poor's , rate;

low to any tenant any money which he or the thall pay toward any rate which shall be made in pursuance of this act.

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XXVII. Provided always, and be it enacted, That in all cases where a certain number of private militia men are directed to be railed for any county together with any city or town being a county of itfelf, and the militia has not been, or shall not be railed for such county, and city or town; the payment of the militia direct- faid fum of five pounds per man, upon the whole number of private militia men so directed to be raised as aforesaid, shall be divided and apportioned between fuch county and fuch city or town being a county of itfelf, in fuch proportion as the refpecbeing a coun- tive quota's paid to the land tax by the faid county, and by the ty of itfelf, faid city and town being a county of itfelf bounds, and by the faid city and town being a county of itfelf, bear to each other; unlefs the apportionment of the faid number of private militia men shall actually have been made in pursuance of the lists ditive quota's to rected to be returned by the faid former acts, or by this prethe land tax; fent act; in which cafe the faid fum of five pounds per man shall be borne by fuch county, and by fuch city or town being a county of itfelf, in fuch proportion as the respective number been raifed in of men to apportioned to be raifed by fuch county, and by fuch the one place, city or town, bear to each other.

XXVIII. And whereas there are feveral cities, towns, and places, in many counties and ridings, which do not contribute to the payment of the faid rate called The County Rate; by reafon whereof doubts may arife, whether fuch cities, towns, and places, can be legally rated or affeffed towards the payment of the faid fum and fums of five pounds per man, in pursuance of the directions of this act : and whereas it is just and reasonable that all such cities, towns, and places, should bear an equal share and proportion of five pounds per man with each county, riding, or division, within which such cities, towns, and places, may happen to lie : be it therefore enacted, That in all cases where the militia has not been raised, or shall not at any time hereafter be railed, for any county, riding, or division, within which any city, town, or place, shall not be rated to the faid rate called The County Rate, the payment of the places, as are faid fum of five pounds per man upon the whole number of private militia men directed to be raifed within every county or place, shall be divided and apportioned between each respective county, riding, or division, and each such respective city, town, and place, within the fame, as shall not contribute to the faid rate called The County Rate, in fuch proportion as the respective quota's paid to the land tax by each respective county, riding, or division, and by each such respective city, town, and place, bear to each other; and the respective sum and sums so ascertained and apportioned, shall be raifed by a separate rate and affefiment, to be made within each fuch respective town and place, in like manner as the rates for the relief of the poor are made; to be levied and collected within each fuch respective city, town, and place, not rated to the rate called The County Rate, by fuch ways and means, and with fuch powers and regulations for levying, collecting, and keeping the fame diffinct,

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as are prefcribed in this act for fuch respective county or place; and the churchwardens and overfeers of the poor of each fuch and to be paid respective city, town, and place, shall, from time to time, pay over to the over the fame to the treafurer or treafurers of every county or publick trea-place within which any fuch city, town, and place, as afore, place within which any fuch city, town, and place, as aforefaid, lies; in order that the faid treasurer or treasurers may pay and by him to over the fame to the receiver general of the faid county or place, the receiver together with the proportion of the faid fum of five pounds per general. man directed to be raifed, levied, and paid, within each county or place by this act.

XXIX. And be it further enacted, That in fuch cities, The like ditowns, and places, as are counties of themselves, and yet have rections to be no fuch rate or affefiment as is called The County Rate, nor any fuch cities, powers or directions for raifing, levying, or collecting, the pro- towns, and portion of the faid fum of five pounds per man, to be raifed by places, as are the county to which the faid cities, towns, or places, are unit- counties in ed for the purpofes aforefaid; the directions herein before given and have no for raifing, levying, and collecting, the proportion, and the faid county rate. fum of five pounds per man, within fuch cities, towns, and places, as do not contribute to the county rate, shall be purfued and followed in all fuch cities, towns, or places, as are counties of themselves.

XXX. And whereas in some parts of the kingdom there are towns which lie in two counties; and doubts may arife, whether fuch towns are obliged to pay to both counties the fum of five pounds in lieu of every private militia man which shall not be raised by such counties; be it therefore enacted, That where any town lies in two coun- In towns ly, ties, it fhall be lawful for the faid town to contribute their quota, ing in two for and in lieu of raifing the militia, for that county only where to contribute the church of the faid town is fituate; and the deficiencies of their quota the rate, which the faid town would have paid, shall be made for that counup by the county in general, and not by the division or hun- ty only where their church dred where the faid town is fituated.

XXXI. And be it further enacted, That if any fum or fums Where any of money which ought to be paid by any fuch city, town, or city, town, place, not rated to the *County Rate* as aforefaid, shall not be paid or place, not to the treasurer of the respective county or place before the first contributors day of *June* in every year, according to the true intent and to the county rate, fhall not meaning of this act; the juffices of the peace for fuch county or pay their place in which fuch city, town, or place, doth lie, fhall, and quota by r they are hereby required at their next Midfummer quarter fef- June in any fions, to iffue out an order to the overfeers of the poor of each year, respective parish or place within such city, town, and place, not the justices, at their Midsumrated to the county rate as aforefaid, requiring fuch overfeers to mer feffions, certify and return to the faid justices at the next 'Michaelmas are to islue an quarter feffions, the feveral quota's that each parish or place order for cer-(within fuch city, town, or place, not paying to the county tifying to the rates, as aforefaid) pays to the land tax for that year; and fuch feffion the reoverfeers of the poor are hereby required to make fuch certifi- spective quocate and return accordingly; and upon fuch certificate and re- ta's of each turn being made, the faid juffices, fo affembled at their Michael- parifs, &cc.

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Anno nono Georgii III. C. 42.

their warrants thereupon for levying the fame on the churchwardens or overfeers,

by a poor's rate.

Where the militia fhall the county is discharged from paying.

Where the penalty has been affeffed and raifed, the money is to be paid over forthwith to the receiver general.

Treasurers to pay over the monies received within a month to the receivers general,

who are to have receipts for the fame,

and certify - to the treaſury,

mas quarter fessions, are hereby authorized and required (by their warrant, directed to any constable or tythingman within fuch respective parishes and places) to cause the same to be levied by diffress and fale of the goods and chattles of any churchwarden or churchwardens, or any overfeer or overfeers of the poor of each and every parish or place within such city, town or place, not paying to the county rate as aforefaid, rendering the overplus (if any) to the owners of fuch goods and chattles. after fuch fum or fums of money, together with the reafonable charges attending fuch diffrefs and fale, shall be fully paid and who are to be fatisfied; and fuch churchwardens and overfeers of the poor reimburfed as shall be reimburfed the fum and fums of money to levied on them respectively, by the same ways and means as overfeers of the poor are reimburfed the money by them expended for the relief of the poor by any law now in being.

XXXII. Provided nevertheles, That if the militia shall be raifed in the manner appointed by virtue of this act, in all or be duly raifed, any of the faid counties and places, fuch respective counties and places shall, during the time the militia are so raised, be exonerated, freed, and discharged from the payment of the said fums; and the affefiments to be made in respect thereof shall, during fuch time, be fuspended; any thing herein contained to the contrary notwithstanding.

XXXIII. And it is hereby enacted, That in every county and place, wherein the fum of five pounds per man shall have been affeffed and raifed in manner as is herein before directed, the juffices of the peace of every fuch county and place shall, without delay, caule fuch fum and fums of money to be paid to the receiver general of the land tax for fuch county and place, in manner as herein after is directed and required; which faid fum or fums of five pounds per man, when paid as herein after is directed and required, shall be, and is hereby declared to be, in full discharge for the neglect and failure, for not having raifed and trained the militia for such county or place for the year then next preceding.

XXXIV. And it is hereby enacted, That the treasurer or treasurers for each such respective county or place, who shall receive the faid fum of five pounds per man, shall, and is and are hereby required to pay the fame to the receiver general of the land tax for fuch county or place, within one calendar month after he or they thall receive the fame; and the respective receivers general of the land tax of each fuch county or place, to whom such money shall be paid, shall give a receipt for the fame to the perfon paying fuch money, whole receipt shall be a fufficient discharge for such payment; and shall, within ten fuch payments days after the receipt of fuch fum and fums of money, certify fuch receipt to the lord high treasurer, or the lords commisfioners of his Majesty's treasury for the time being; and shall forthwith pay the fame into the receipt of his Majefty's exchequer at Weftminster, and diffinguish, upon every such payment, the monies received by virtue of this act; and the monies fo paid paid into the receipt of his Majefty's exchequer thall be kept fc- and pay the parate and apart from all other monies, to be accounted for monies into yearly, and every year, to parliament, and to be applied and the exchedifposed of as parliament thall direct.

XXXV. Provided always, and be it further enacted by the No fee to be authority aforefaid, That no fee or gratuity whatfoever shall be paid thereupgiven or paid, for or upon account of any warrant which shall on at the exbe made out for any sum of money which shall be paid into his Majesty's exchequer, or issued in relation to or in pursuance of this act.

XXXVI. And be it enacted, That the commissioners of his Receivers ge-Majefty's treasury, or the high treasurer for the time being, are neral to be all hereby authorized to allow to the faid receiver general for fuch lowed 2 d. in county and place respectively, in *England*, *Wales*, and *Berwick* the pound upon learing *upon Tweed*, upon the clearing of his accounts, a falary for his their acpains and trouble, in receiving and paying in the monies re- counts; quired to be received and paid by this act, not exceeding two pence in the pound for fo much money as he shall pay into the exchequer in pursuance of this act.

XXXVII. And be it further enacted, That the treasurer or Treasurers ad treasurers of every county or place, as a recompence and reward for his and their pains and trouble in collecting and receiving the fums charged upon each parish or place in each refpective county and place by virtue of this act, and for giving receipts to the perfon or perfons of whom they receive the fame, and for paying the fame to his Majesty's receiver general, as herein before is directed, upon collection of the whole fum appointed to be collected by them, and payment thereof, as aforefaid, shall be allowed the fum of one penny in the pound; which fum every fuch treasurer and treasurers is and are hereby impowered to detain, out of the monies received by him, before payment thereof to the receiver general as aforelaid : and High confiathat every high constable, as a recompence for his trouble and bles 1 d. pains in fending out warrants and doing his duty therein, shall be allowed and paid, by fuch treasurer or treasurers, the fum of one penny in the pound; and that every petty conftable, and petty churchwarden, overfeer of the poor, or other perfon employed constables, in collecting the faid fum or fums hereby directed to be raifed, churchward, ens, and on payment to the treasurer or treasurers of each county or place overseers, 1 d. of the whole furn directed by them to be raifed within each likewife. of their respective divisions or places, shall be allowed and paid by fuch treasurer or treasurers the like fum of one penny in the pound, as a reward for their diligence, pains, and trouble.

XXXVIII. And be it further enacted, That in cafe the treafurer or treafurers of any county, riding, or division, shall, at be reimbursed any time, be in advance in the payment of any sum or sums of monies paid money to the receiver general of such county, riding, or divi- in advance by fion; the justices of the peace for such county, riding, or dithem, by afies of the receiver general quarter set for the bolden after at the next any such payment, shall, and they are hereby required to affels, quarter set and cause to be levied, a sufficient sum of money to set burst for such county rates; fuch treasurer or treasurers all such sum or sums of money as he or they shall have so paid; to be affeffed, collected, and levied. in the fame manner as other county rates directed to be affelfed, collected, and levied.

XXXIX. Provided always, and it is hereby enacted, That the justices of the peace for such county, riding, or division, at their faid general quarter feffions, shall, and are hereby impowered to affels and levy, in manner as is herein before directed, on every city, town, and place, which is not contributory to, or doth not pay to, the county rates of fuch county, riding, or division respectively, such proportion of the money to paid by fuch treasurer or treasurers, as is herein before ditory to county rected and required to be raifed and paid by fuch city, town, and place.

XL. And be it further enacted by the authority aforefaid, peace to tranf- That fuch clerks of the peace of each respective county or place shall, and they are hereby required, within fourteen days next after the general quarter feffions of the peace to be held after the twenty fifth day of December yearly, to transmit to the lord high treasurer or to the commissioners of his Majesty's treasury for the time being, and also to the receiver general of the land tax for fuch county or place, a copy, figned by fuch clerk of the peace, of every certificate which shall have been delivered in purfuance of this act; and in cafe no fuch certificate shall have been delivered in, then such clerks of the peace shall cerand to certify tify to the lord high treasurer or to the commissioners of his Majesty's treasury, and also to such receiver general, that no have been de- such certificate from his Majesty's lieutenant, or any three deputy lieutenants, hath been received by him, and that he hath certified the fame to the justices of such general quarter festions, and thereon required fuch justices to proceed according to the and what pro- directions of this act; and shall also certify what proceedings have been had at such general quarter fessions, in relation to the affelling and raifing the faid fum of five pounds per man where the militia shall not have been raifed; and in case the justices of the peace, at fuch general quarter feffions, shall omit, neglect, or refule, proceeding according to the directions of this

act to raife the faid fum of five pounds per man in every county, riding, or place, where the militia shall not have been raised in the year preceding, then such clerks of the peace of every fuch respective county or place shall, and they are hereby required, within fourteen days next after fuch general quarter feffions of the peace, to certify to the folicitor of the treasury the omiffion, neglect, or refusal (as the case may be) of such juflices to obey the orders and directions of this act, and the names of the justices of the peace who shall be present at such feffions; and the folicitor of the treasury aforesaid is hereby directed and required, on receipt of fuch certificate, forthwith to proceed by fuch legal ways and means as may be requisite, most effectual, and expeditious, to compel the justices of the peace duty therein. of fuch county or place, lo omitting, neglecting, or refuting to proceed

and fo, with respect to cities and towns, &c. not contriburates.

Clerks of the mit yearly to the treafury and receivers general,

figned copies of the certificates delivered in purfuance of this व्ये : where none livered.

ceedings have been had thereupon at the quarter fellions, relating to the affeffing, &c. the penalty for not raising the militia.

Solicitor of the treasury to profecute where juffices neglect their

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proceed by fuch legal ways and means as may be requifite, moft effectual, and expeditious, to compel the juffices of the peace of fuch county or place, fo omitting, neglecting, or refufing to proceed according to the directions of this act, to raife the faid fum of five pounds *per* man in fuch county or place making default in raifing the militia as aforefaid, and to enforce the payment thereof, and due obdience to this act.

XLI. And, for the better executing this act, be it further enact- where the ed, That if the faid fum of five pounds per man, to be paid as penalty shall aforefaid in fuch counties and places where the militia shall not be duly not be raifed, shall not be levied, collected, and paid, into his exchequer; Majesty's exchequer, in manner as herein before directed; or or any person if any perfon or perfons shall refuse, neglect, or omit, to pay shall refuse his or their proportion thereof, or to perform his or their duty payment of therein, for raifing and payment of the fame; then, and in every his quota, &c. fuch cafe, every treasurer, high constable, and petty constable, or other perfon, to whom any fuch default of payment, refufal, neglect, or omiffion, shall be made, shall, and he is hereby required, within fourteen days after fuch default of payment, re- the fame is to fufal, neglect, or omiffion, to him or them made, to certify be certified to the fame in writing, figned by him or them reflectively, with the clerk of the reason or cause thereof, unto the clerk of the peace of every fuch county or place wherein the fame shall happen; and then, and by him to and in every fuch cafe, every fuch clerk of the peace thall, and the folicitor he is hereby required, within fourteen days after, to certify the of the treafame to the folicitor of the treasury; and, in failure thereof, fury; every fuch clerk of the peace shall, for every fuch offence, forfeit and pay the fum of two hundred pounds, to any perfon on penalty of who shall sue for the same in any of his Majesty's courts of re- 2001. cord at Westminster, or the courts of great seffion in the principality of Wales, or the courts of the counties palatine of Chefter, Lancaster, and Durham, wherein no effoin, protection, wager of law, nor more than one imparlance, fhall be allowed; and fhall and forfeiting alfo forfeit his office, and shall be rendered incapable of having, his office, receiving, or holding, any office of truft, civil or military, un- and being inder the government; and the folicitor of the treafury, on the capacitated. receipt of fuch certificate, is hereby directed and required forth- the treafury with to proceed, by all fuch legal ways and means as may be to compel requisite and most effectual, to compel the payment of luch sum payments, and fums of money, and alfo to compel fuch perfons as fhall &c. fo refuse, neglect, or omit, to perform his or their duty, as aforefaid, to act in obedience to, and in purfuance of, the direction of this act, and to carry the fame into full and compleat execution.

XLII. And be it enacted, That if any clerk of the peace Clerk of the fhall refuse or neglect to receive, deliver, file, make record, or peace neglecttransfinit such certificates, as aforesaid, or any of them, accord-ing his duty ing to the true intent and meaning of this act, every such clerk forfeits sool, of the peace, so offending, shall, for every such offence, forfeit and pay the sum of five hundred pounds, to any person who shall inform or sue for the same in any of his Majesty's courts of record at *Westminster*, or the courts of great sets for in the Vol. XXVIII. T priprincipality of Wales, or the courts of the counties palatine of Chefter, Lancaster, and Durbam, wherein no effoin, protection, wager of law, nor more than one imparlance shall be allowed ;

and his office, and shall also forfeit his office, and shall be rendered incapable and is incapa- of having, receiving, or holding, any office of truft, civil or mi-. litary, under the government. citated.

Receiver geing his duty.

XLIII. And it is enacted, That if any receiver general, or neral neglect- treasurer, shall wilfully omit, neglect, or refuse to do any such act or acts as are required to be done by him or them for the better or more effectual carrying this act into execution ; every

forfeits 2001. fuch receiver general or treasurer, so offending, shall, for every fuch offence, forfeit and pay the fum of two hundred pounds, to any perfon who shall inform or fue for the fame in any of his Majesty's courts of record at Westminster, or the courts of great feffions in the principality of Wales, or the courts of the counties palatine of Chefter, Lancafter, and Durham, wherein no effoin, protection, wager of law, nor more than one imparlance, shall be allowed.

Chief constahis duty forfeits 50 l.

and petty constable 291.

Recovery of fines, penalties, and forfeitures, where not otherwife directed.

Solicitor of the treasury to profecute, with diligence, juffices, Feceivers geperal, treafurers, and others, neglecting their guty ;

XLIV. And be it enacted, That if any chief constable shall ble neglecting wilfully omit, neglect, or refule, to do any such act or acts as are required to be done by him for the better and more effectual carrying this act into execution, every fuch chief constable fo offending shall, for every such offence, forfeit and pay, to any perfon who will inform or fue for the fame, the fum of fifty pounds; and every petty constable and other person who shall in like manner offend, shall, for every such offence, in like manner forfeit and pay the fum of twenty pounds; to be recovered and levied in manner herein after mentioned and directed.

XLV. And be it enacted, That all fines, penalties, and forfeitures, by this act imposed, the manner of recovery whereof is not in this act particularly provided for, shall, on proof upon oath of offence before any justice of the peace of the county or place where the offence shall be committed, be levied by distres and fale of the offender's goods and chattles, by warrant under the hand and feal of fuch justice, rendering the overplus (if any) on demand, after deducting the charges of fuch diffress and fale, to the offender upon whom fuch diffres shall have been made; and where the goods and chattles of fuch offender shall not be sufficient to answer such distress, such justice is hereby required to commit fuch offender to the common gaol of the county or place where the offence shall have been committed, for any time not exceeding three months.

XLVI. And be it further enacted, That the folicitor to the lord high treasurer, or to the commissioners of his Majesty's treasury for the time being, shall, and he is hereby directed and required, with all due diligence, to profecute with effect all fuch justices of the peace, receivers general, treasurers, and other perfons, who shall omit, neglect, or refuse, to perform their duty as aforefaid, to carry this act into execution; and to raife the faid fum of five pounds per man in every fuch county or place where the militia shall not have been raised, or shall not continue to be railed, according to the true intent and meaning

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1768.]

of this act; and caufe the fame to be paid into his Majefty's court of exchequer, as herein before directed and required : and if the folicitor to the lord high treasurer, or to the commissioners of his Majesty's treasury for the time being, shall wilfully omit, neglect, or refuse, to proceed against fuch justices of the peace, receivers general, treasurers, or other persons, or shall wilfully delay to proceed, or shall not profecute with all due diligence and expedition ; then fuch folicitor of the treasury on penalty of fo offending shall, for every such offence, forfeit and pay the sool. for any fum of five hundred pounds, to any perfons who shall inform wilful negor fue for the fame in any of his Majefty's courts of record at lect, Westminster, or the courts of great sessions in the principality of Wales, or the courts of the counties palatine of Chefter, Lancafter, and Durham, wherein no effoin, protection, wager of law, nor more than one imparlance, shall be allowed; and shall and forfeiture alfo forfeit his office, and thall be rendered incapable of having, of his office, receiving, or holding, fuch office for the future, or any other and being in-place or office of truft, civil or military, under the government.

XLVII. And be it enacted, That in all counties, ridings, and Where the places, where the militia has not been railed, his Majefty's militia has lieutenant for every fuch county and place, together with any not been raiftwo or more deputy lieutenants; and on the removal, or, in ed, an annual the absence of his Majesty's lieutenant, any three or more de- be held of puty lieutenants, shall meet at some city or principal town of lieuts. and d. the county or place for which they shall be commissioned, on lieuts. on the the second Tuesday in March in every year; and if there should ad Tuesday in happen to be no fuch meeting on that day, then his Majefty's March ; faid lieutenant, or, on his death or removal, or in his abfence, and on deany three or more deputy lieutenants, shall and may, from time meeting, a to time, as may be necessary and requisite for carrying this act general meetinto execution, or any of the purposes hereof, summon, or cause ing is to be to be fummoned, a general meeting, to be holden at the fame fummoned for city or principal town on a day to be fixed by fuch fummons; of act into exewhich day and place notice shall be given in some weekly paper cution. ufually circulated (if any fuch there be) within the fame county or place, feven days, at leaft, before the holding of fuch meeting.

XLVIII. And be it further enacted, That if any perfon actu - Perfons fervally ferving in any of his Majefty's regular forces, shall offer ing in the rehimfelf to ferve and be inrolled as a substitute in any regiment gular forces, or battalion of militia; or if any perfon actually inrolled and offering to ferving in any regiment or battalion of militia, fhall offer him- ferve and be inrolled as felf to ferve and be inrolled as a substitute in any other regi- substitutes in ment or battalion of militia; then every fuch perfon fo offend-, the militia; ing fhall, for every fuch offence, or proof thereof upon oath and perfons before any juffice of the peace of the county or place where the inrolled and ferving in the offence shall be committed, forfeit and pay, to any person who militia, offer. will inform or fue for the fame, the fum of ten pounds; to be ing to ferve levied by diftrefs and fale of the offender's goods and chattles, or be inrolled by warrant under the hand and feal of fuch justice, rendering as subfitutes in another the overplus (if any) on demand, after deducting the charges corps, of fuch diftress and fale, to the offender upon whom fuch diftress forfeit 101,

fhall

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turnpike road between Northop and Holywell; and from Avon Wen, to the town of Mold, in the counties of Denbigh and Flint.

CAP. XLVII.

An act for amending, unidening, altering, clearing, and keeping in repair, feveral roads leading from the borough of Dorchelter, in the county of Dorlet, and for repealing fo much of an act paffed in the fixth year of his prefent Majefty's reign, as relates to the repairing the road leading from Wool, to the faid borough.

CAP. XLVIII.

An att to enlarge the term and powers of an att paffed in the fixteenth year of King George the Second, for repairing the roads from Marlborough to Shepherd's Shord; and from Beckhampton to the top of Cherill Hill; and from Avebury to Beckhampton, in the county of Wilts; and for repairing and widening the road from the turnpike gale at Avebury to Wroughton; and from the north fide of Swindon to the Carpenters Arms in Bluníden, in the faid county.

CAP. XLIX.

An act for repairing and widening the road leading from Mereworth Crofs, to the road leading from Seal to Wrotham Heath; and alfo the faid road from opposite the house of William Dalison efquire, to Hadlow Street, in the county of Kent.

CAP. L.

An act to enlarge the term and powers of an act made in the thirty third year of King George the Second, for repairing and widening the road from Gloucester, towards Hereford, and other roads therein mentioned; and for amending feveral other roads near or adjoining to fome of the faid roads.

CAP. LI.

- An act for enlarging the term and powers granted by an act paffed in the seventeenthy ear of the reign of his late Majesty, for repairing and widening the road leading from a place called Harlow Buth Com
 - mon, in the parish of Harlow, in the county of Effex, to Stump Crofs, in the parish of Great Chefterford, in the faid county.

CAP. LII.

An act to continue the term and enlarge the powers of fo much of an act made in the feventeenth year of the reign of his late Majefty, as relates to the road from the town of Buckingham, in the county of Bucks, to the north extent of the parifh of Hanwell, in the county of Oxford, leading towards Warmington Gate.

CAP. LIII.

An act to restify a miftake in an act paffed in the eighth year of his prefent Majefly, intituled, An act for making and maintaining a navigable cut or canal, from Birmingham to Bilfane, and from thence to Autherley, there to communicate with the canal now making between the rivers Severn and Trent; and for making collateral cuts up to feveral coal mines; and to explain and amend the faid act.

CAP.

[1768.

An act for enlarging the term and powers of an act made in the twenty fifth year of his late Majefly, for repairing and widening the roads from the east end of Monk Bridge, near the fuburbs of the city of York, to New Malton, and from thence to Scarborough, in the North Riding of the county of York; and also from Spittle House, in the East Riding of the faid county, to Scarborough aforefaid.

CAP. LV.

An act for repairing and widening the road from the end of the turnpike road in Shawbury, in the county of Salop, to Drayton in Hales, in the faid county; and from thence to Newcastle under Line, in the county of Statford; and from Shawbury eforefaid, to the turnpike road in High Ercall, in the faid county of Salop; and from Shawbury aforefaid to Wem, in the faid county; and from thence to the turnpike road in Sandford, in the faid county.

CAP. LVI.

An all for repairing and widening feveral roads in the counties of Montgomery, Merioneth, and Salop.

CAP. LVII.

An act for continuing two acts made in the fixth year of King George the First, and in the seventh year of his late Majisty for laying a duty of two pennies Scots, or one sixth part of a penny Sterling, upon every pint of ale or beer that shall be vended or sold within the town of Montrole and privileges thereof, for supplying the said town with fresh water, and for other purposes therein mentioned.

CAP. LVIII.

An all for repairing the road from the town of Circncester, in the county of Gloucester, to the tenth mile flone from Circncester at or near the east end of the town of Tetbury, and from the west end of the churchyard in the faid town of Tetbury to a gate in the said county near The Monument upon Landsdown.

CAP. LIX.

An act to impower the right bonourable Sir Henry Cavendish baronet, to shut up certain roads and a foot path in the parish of Doveridge, in the county of Derby; and to oblige him to make and keep in repair for the future a new road and foot path in lieu thereof.

CAP. LX.

An act to enable Edward Byrom equire to complete a building intended for a new church in the town of Manchester, and for making the fame a perpetual cure and benefice; and for other purpofes.

CAP. LXI.

An all for raising money to discharge debts contracted for rebuilding the parish church and tower of Saint Nicholas, in the city of Briftol; and to rebuild the spire, and compleat the said church; and for other purposes.

CAP.

CAP.LXII.

An act to rebuild the fbire-ball of the county of Nottingham; and for using the guild-ball of the town and county of the town of Nottingham; for the purposes of a spire ball in the mean time.

CAP. LXIII.

An all to enlarge the term and powers of two alls paffed in the tenth year of King George the First, and the fixteenth year of his late Majesty, for repairing the road from the north part of Harlow Buth Common, in the parish of Harlow, to Woodford, in the county of Effex.

CAP. LXIV.

An act to continue and render more effectual feveral acts paffed in the fixth and twelfth years of King George the First, and the twenty eighth year of his late Majesty, for repairing the roads from Stevenage, in the county of Hertford, to Bigglestwade, in the county of Bedford, and other roads therein mentioned; and for repairing and widening the road from Radwell Corner to the turnpike road at Arlesey, in the county of Bedford.

CAP. LXV.

An act to repair and widen the road from the Broken Crofs, in Macclesfield, in the county of Chefter, over the Long Mofs and Monks Heath, to the turnpike road in Nether Tabley, in the faid county; and for turning and exchanging part of the faid road.

CAP. LXVI.

An att for repairing and widening the road from the city of Norwich, to Scole Bridge, in the county of Norfolk.

CAP. LXVII.

An act for repairing and widening the road from Scole Bridge, to the place where the east gate lately stood in the town of Bury Saint Edmunds, in the county of Suffolk.

CAP. LXVIII.

An act for amending the road from Bishopsgate Bridge, in the city of Norwich, to a flone formerly called the Two Mile Stone, where the Norwich road joins the Caister causeway, two miles and a balf short of the town of Great Yarmouth.

CAP. LXIX.

An act for repairing and widening several roads leading to and through the borough of Bodmin, in the county of Cornwall.

CAP. LXX.

An act for making and maintaining a navigable canal, from the Coventry canal navigation to the city of Oxford.

CAP. LXXI.

An act for extending the navigation of the river Calder to Salter Hebble Bridge, and to Sowerby Bridge, in the county of York, and for repealing an act for that purpose.

CAP. LXXII.

An act for the better establishment of the foundation of John Michel esquire, [1768.] Anno nono Georgii III. C.73-80.

efquire, in the Queen's College in the university of Oxford, and for other the purposes therein mentioned.

CAP. LXXIII.

An act to enlarge the term and powers of an act paffed in the thirty first year of his late Majesty, for amending the road from Pengate to Latchetts Bridge, and other roads in the county of Wilts; and for amending several roads near adjoining to the said roads.

ÇAP. LXXIV.

An aft for enlarging the term and powers granted by an aft of the twenty third year of his late Majefty, for repairing the roads from Dunglas Bridge, to the town of Haddingtoun, and from thence to Ravenshaughburn, in the county of Haddingtoun.

CAP. LXXV.

An act for continuing and rendering more effectual an act for repairing the road from Bowes in the county of York, to Brough under Stainmore in the county of Weltmorland; and for repairing and widening the road from Maiden Castle to Kaber Crois, and also the road from Maiden Castle to the coal works at Taylor Rig, and to Tan Hill and King's Pitts; and also the road from Barrow's Brow to Middle Fell Dyke Nook, in the faid counties; and also from Tan Hill and King's Pitts to Beck Crooks, and Punchatt Pasture West Gate to Whaw Lane Head, and by Lilly Jocks to Reeth.

CAP. LXXVI.

An act to repeal fo much of an act paffed in the facend year of his prefent Majefly, for repairing and widening the roads from the White Post on Haselden's Wood, in the parifs of Cranbrooke, to Appledore Heath, and other roads in the county of Kent, as relates to the road from Golford Green to Tanner's Vent; for enlarging the term and powers of the faid act, with respect to the other roads therein contained; and for amending the road from the turnpike road in the parifs of Tenderden, through Rolvenden, to the turnpike road in the parifs of Newenden, in the faid county.

C A P. LXXVII.

An act for repairing and widening the road leading from Tal y Cafn Ferry in the county of Caernarvon, and through the towns of Conway, Bangor, and Caernarvon, to the town of Pwllhely in the fame county.

CAP. LXXVIII.

An act for repairing and widening the road from Maidstone through Debtling to Key Street, in the parifhes of Borden and Bobbing in the county of Kent.

CAP. LXXIX.

An act for repairing and widening the road from Beverley to the ferry at Hessle, and from the Malton guide post to the gravel pit at Cottingham, in the county of York.

CAP. LXXX.

An act for repairing and widening the road from Cheadle to Botham House House, and from thence to Butterton Moor End, in the county of Stafford.

CAP. LXXXI.

An act for repairing and widening the road from Darly Moor in county of Derby, to Ellaston in the county of Stafford; and from thence to the turnpike road between Leek and Ashborne, in the faid counties of Derby and Stafford.

CAP. LXXXII.

An act for the more effectual relief of the poor in the county of Devon.

CAP. LXXXIII.

An act for laying open and widening certain ways and passages within the town of Birmingham; and for cleansing and lighting the streets, lanes, ways, and passages there; and for removing and preventing nuisances and obstructions therein.

CAP. LXXXIV.

An act for building a bridge at Worcester, over the river Severn, and opening convenient avenues to the faid bridge.

CAP. LXXXV.

An att for building a chapel at Plymouth Dock, in the parifs of Stoke Damerell in the county of Devon.

CAP. LXXXVI.

An act for repairing the roads leading from the turnpike road in Tring, in the county of Hertford, through Dunstable, Hitchin, Baldock, and Royston, to the turnpike road at or near Bourn Bridge; and from the west end of Wellbury Lane to the turnpike road at the fouth end of Barton, in the counties of Hertford, Bucks, Bedford, and Cambridge.

CAP. LXXXVII,

An act to continue and render more effectual an act passed in the thirtieth year of his late Majesty, for repairing the road from Hitchin, in the county of Hertford, through Shefford, to the turnpike road from Saint Albans to Bedford, and other roads therein mentioned; and for repairing and widening the road from Shefford way post, to the turnpike road at Henlow in the county of Bedford.

CAP. LXXXVIII.

An act for repairing the road from Stoney Stratford in the county of Bucks, through the towns of Buckingham and Bicefter, to the town of Woodstock in the county of Oxford.

CAP. LXXXIX.

An act for making a road from the fouth end of Blackfriars bridge to the prefent turnpike road crofs Saint George's fields, and from thence to Jome place at or near the house called The Dog and Duck, and to Newington Butts, in the county of Surry; and for empowering the trustees for carrying into execution an act passed in the twenty fourth year of the reign of his late Majesty, to repair, light, and watch the said roads, when made.

CAP. XC.

An act for enlarging the term and powers of two acts paffed in the third 1768.] Anno nono Georgii III. c. 91-95.

third and twenty fecend years of his late Majefty, for repairing the feveral roads leading into the city of Hereford, and for amending the reads to Lancloudy Hill and Langua Bridge.

CAP. XCI.

An act to explain, amend, and render more effectual, an act paffed in the twenty feventh year of King George the Second, for repairing and widening the road from Leicefter to Narborough, and from Leicefter to Coventry, and from thence through Kenilworth to Warwick, and other roads, and for other purpofes in the faid act mentioned, fo far as the fame relates to the road from the borough of Leicefter to the town of Narborough, and from Leicefter to Hinckley in the county of Leicefter.

CAP. XCII.

An act to amend an act of the fifth year of his prefent Majesty's reign, for repairing and widening the road from Tonbridge to Maidstone, and from Wat's Cross to Cowden, in the county of Kent, so far as the same relates to the repair of the road from Wat's Cross to Cowden; and for repairing the roads leading from Sevenoakes Common to Crockhurst Hatch Corner, and from Penshurst town to Southborough in the faid county.

CAP. XCIII.

An all to continue and render more effectual two alls for amending feveral roads leading from the city of Exeter, and for repairing and widening feveral other roads therein mentioned; and for rebuilding or repairing Exe Bridge, and making the avenues leading thereto more commodious; and for building a bridge over the river Exe, at or near Countels Wear in the county of Devon.

CAP. XCIV.

An act for repealing fo much of two feveral acts of parliament made and paffed in the feventeenth and twenty eighth years of the reign of bis late majefty King George the Second, as relate to the road from the end of the county of Stafford in the post road towards the eity of Chefter, through Woor in the county of Salop, to Nantwich in the county of Chefter, and from Nantwich to Tarporley, and from thence through Tarvin in the faid county of Chefter to the faid city of Chefter, and for more effectually repairing, widening, and supporting the same road; and also for repairing and widening the road from Northwitch, in the faid county of Chefter, to the crois in Tarvin aforesaid.

CAP. XCV.

An all to empower the trustees of the will of the late general Pultcney, and other trustees appointed by this all, to purchase and exchange lands and grounds in the manor of Bathwick in the county of Somerstet, for the purpose of making certain roads and ways to and from a free bridge by them intended to be built over the river. Avon in the said county; and also to empower the persons in posselfion of the said estate for the time being, under the said will, to grant

Anno nono Georgii III. C. 95.

grant leafes of certain lands and houfes in the faid manor; and likewife to enable the faid truffees to grant certain grounds and forings of water within the faid manor of Bathwick, to the mayor, aldermen, and citizens of Bath; and for extending the jurifdiction of the faid mayor, aldermen, and citizens, over part of the faid manor of Bathwick; and for other purpofes therein mentionea.

[1768.

THE

Statutes at Large,

Anno decimo GEORGII III. Regis.

Being the THIRD Seffion of the

Thirteenth Parliament of GREAT BRITAIN,

ΒY

DANBY PICKERING, of GRAY'S INN, Efq;

Vol. XXVIII.

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THE

STATUTES at Large, Sc.

Anno regni GEORGII III. Regis, Magnæ Britanniæ, Franciæ, & Hiberniæ, decimo.

T the parliament begun and bolden at Westminster, the tenth day of May, Anno Dom. 1768, in the eighth year of the reign of our lovereign lord GEORGE the Third, by the grace of God, of Great Britain, France, and Ireland, King, defender of the faith, &c. And from thence continued by feveral prorogations to the ninth day of January, 1770; being the third fession of the thirteenth parliament of Great Britain.

CAP.I.

An att for continuing an att made in the last feffion of parliament, to prohibit, for a further time, the exportation of corn, grain, meal, malt, flour, bread, biscuit, and starch, and also the extraction of low wines and spirits from wheat and wheat flour.

TTHEREAS an act was made in the last session of parlia- Preamble. ment, intituled, An all to prohibit, for a further time, the exportation of corn, grain, meal, malt, flour, bread, bifcuit, and flarch, and allo the extraction of low wines and spirits, from wheat and wheat flour, which is thereby enacted to continue until the twentieth day after the commencement of the next feffion of parliament ; and whereas it is expedient that the fame should be continued for a further time ; be it therefore enacted by the King's most excellent Majefty, by and with the advice and confent of the lords A& 9 Geo.III. fpiritual and temporal, and commons, in this prefent parliament further conti-nued till the affembled, and by the authority of the fame, That the faid act aoth day after shall remain, and be in full force and effect, and is hereby con- the comtinued, until the twentieth day after the commencement of the mencement of next feffion next session of parliament.

CAP.

Anno decimo GEORGII III. C.2,3.

Continuation may be abridged by parliament.

8 Geo. III.

& 5 Geo. 111.

further con-

Continuation may be

abridged by

parliament.

tinued to

II. Provided nevertheles, That the faid continuation may be abridged or shortened, and this act, or any part thereof, may be altered and varied by any other act or acts to be made in this prefent fellion of parliament."

CAP. II.

An act to continue for a further time an act made in the eighth year of bis present Majefty's reign, intituled, An act to continue and amend an act made in the fifth year of the reign of his prefent Majesty, intituled, An act for Importation of falted beef, pork, bacon, and butter, from Ireland, for a limited time; and for allowing the importation of falted beef, pork, bacon, and butter, from the British dominions in America, for a limited time.

TTHEREAS an act was made in the fifth year of his pre-Preamble. fent Majesty's reign, intituled, An act for importation of falted beef, pork, bacon, and butter, from Ireland, for a limited time: And whereas an act was made in the eighth year of his prefent Majefty's reign, to continue and amend the faid first-mentioned act; and for allowing the importation of falted beef, pork, bacon, and butter, from the Britifb dominions in America, for a

limited time : And whereas an act was made in the last fession of parliament to continue the faid last-mentioned act: And whereas it is expedient that the importation of all the faid goods and commodities should be admitted for a longer time than is allowed by the faid act, made in the eighth year of his prefent Majesty's reign: May it therefore please your Majesty, that it may be enacted; and be it enacted by the King's most excellent majefty, by and with the advice and confent of the lords fpiritual and temporal, and commons, in this prefent parliament affembled, and by the authority of the fame, That the faid act made in the eighth year of his prefent Majefty's reign, intituled,

An act to continue and amend an act made in the fifth year of the reign of his present Majesty, intituled, An act for importation of falted beef, pork, bacon, and butter, from Ireland, for a limited time; and for allowing the importation of falted beef, pork, bacon, and butter, from the Britifb dominions in America, for a limited Act 8 Geo. III. time, shall continue and be in full force and effect, until the first day of March, one thousand seven hundred and seventy-one. 1 March, 1771.

II. Provided nevertheles, That the faid continuation may be abridged or fhortened, and this act, or any part thereof, may be altered and varied, by any other act or acts to be made in this prefent feffion of parliament.

CAP. III.

An act for punishing mutiny and defertion; and for the better payment of the army and their quarters.

CAP.

1769.

CAP. IV.

An att for indemnifying all perfons, with respect to advising or carrying into execution bis Majesty's orders of council made for preventing the spreading of a contagious distemper amongs the borned cattle, and for rendering the same valid and effectual; and for preventing suits in consequence thereof; and to authorize the continuing, extending, and executing the same, for a further time.

THEREAS, upon divers informations received, shewing, that Preamble, an infectious dislemper had broke out, and continued to rage amongst the horned cattle in certain parishes in the county of Southampton, and that feveral of them had died thereof; and further, that the parifies in which the faid distemper raged were very extensive. and contained many herds of horned cattle, fome of which were difpersed at confiderable distances from others; and further, that certain borned cattle had been driven from places where the faid infectious diftemper had broken out, and still raged, towards London and other parts of the kingdom; his Majesty, taking the same into consideration. and judging it to be a matter of the utmost importance to prevent, if possible, the spreading of the faid distemper, was pleased, by divers orders in council, bearing date, respectively the seventh, the fourteenth, and the twenty second days of December last to direct the lord lieutenants and justices of the peace for the several counties therein mentioned. upon the first appearance of the faid distemper amongst the horned cattle in each of the faid counties respectively, forthwith to carry into execution the directions and regulations prescribed by his Majesty's faid orders in council; whereby it was ordered, (amongst other things) that they should prevent the removing any horned cattle from infected places; and that they should cause such cattle in places where the infection had (pread, and alfo cattle coming from infected places, to be killed, and their carcaffes and hides buried, and treated in all respects in the manner prescribed by an order of his late Majesty in council, bearing date the twenty-fecond day of March in the year one thousand seven hundred and forty-feven, first rendering to the owner or owners of fuch cattle. what, in their judgement, should be the full and fair value of them; and his Majefty was thereby further pleased to order, that the lords commiffioners of the treasury should iffue such sums, from time to time, as might be necessary to defray all charges and expences occasioned by the faid several orders, which said orders, for the intents and purpofes aforefaid, and the carrying the fame into execution, could not be justified according to the strict forms of law, and yet were necessary, and fo much for the fervice of the public, and their prefervation against fo great and dangerous a calamity, that they ought to be justified by act of parliament; and all persons advising, acting under, or in obedience to, the fame, indemnified : be it therefore enacted by the King's most excellent majesty, by and with the advice and consent of the lords spiritual and temporal, and commons, in parliament affembled, and by the authority of the fame, That all perfonal All perfonal actions and fuits, indictments, informations, and all profecu- actions or U 3 tions

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by realon of any act done in purfuance of the recited orders of council, or contract not performed, aredifcharged;

dant may plead the general issue.

His Majefty, with the advice of his impowered to continue the faid orders in council,

the fame to fuch counties and places as he shall judge

tions and proceedings whatfoever, which have been or shall be profecuted or commenced against any perfon or perfons for or by reafon of any act, matter, or thing, advifed, commanded, appointed or done, in relation to the premifes, or of any contract or agreement not performed by means of, or in obedience to, fuch order or orders of council, be, are, and shall be, discharged and made void by virtue of this act; and that if any action or fuit shall be profecuted or commenced against any person or persons for any fuch act, matter, or thing, fo advifed, commanded, appointed, or done, or fuch contract or agreement not performed, and the defen. he, fhe, or they, may plead the general isfue, and give this act and the special matter in evidence; and if the plaintiff or plaintiffs in any action or fuit to to be commenced or profecuted, shall become nonfuit, or forbear further profecution, or suffer discontinuance, or if a verdict pais, or if judgement shall be given upon any verdict or demurrer against such plaintiff or plaintiffs, the defendant or defendants shall recover his, her, or their, Double costs, double costs, and shall have the like remedy for the fame, as in

cafes where cofts by law are given to defendants. U. And for the better preventing the spreading of the said infectious distemper, and putting a stop to the same, be it enacted by the authority aforefaid, That it shall and may be lawful to and for the privy council, King's most excellent majesty, his heirs, and successors, by and with the advice of his or their privy council, from time to time, to continue all or any of the faid orders made for that purpole by his Majesty in council, bearing date the seventh, and fourand to extend teenth, and twenty fecond days of December last, and to extend the fame to all fuch counties and places in Great Britain, and all other his Majefty's dominions thereunto belonging, or any part or parts thereof, as his Majefty in his great wildom shall expedient, Se, judge most expedient and effectual to prevent the spreading fuch

infectious diftemper; and all the powers and authorities, rules, orders, and regulations therein contained and inferted, shall be in force, and the fame shall be duly executed and obeyed by all his Majesty's subjects respectively, and are hereby established, and enacted and declared to be as good and valid in the law, to all intents and purpofes, during fuch time as the fame shall be continued by this act, as if the fame were herein repeated and expressly enacted; any law, custom, or usage to the contrary notwithstanding: and if any action or fuit shall be commenced against any person or persons for any thing done in pursuance of this act, the defendant or defendants, in every such action, may General iffue. plead the general iffue, and give this act and the fpecial matter in evidence, at any trial to be had thereupon; and that the fame was done in pursuance and by authority of this act, or of some rule, order, or regulation, made in pursuance of this act as aforefaid; and if it appear to to have been done, then the jury thall find for the defendant or defendants : and if the plaintiff thall be nonfuited, or difcontinue his action after the defendant or defendants shall have appeared; and if judgement shall be given upon any verdict or demurrer against the plaintiff, the defend-208

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ant or defendants thall and may recover treble cofts, and have Treble cofts. the like remedy for the fame, as the defendant or defendants hath or have in other cafes by law.

III. And it is further enacted by the authority aforefaid, That The powers, the faid powers, authorities, rules, orders, and regulations, here-&c. hereby by confirmed and established, shall continue and be in force un-confirmed, to til the first day of *November*, in the year one thousand seven hun-continue in dred and seventy, and from thence to the end of the then next force til Nov. feffion of parliament.

IV. Provided nevertheles, That the said continuation of the unless repealfaid powers, authorities, rules, orders, and regulations, or any ed or altered of them, may be repealed, abridged, or shortened; and also that byparliament, the same, or any of them, may be enlarged, altered, and varied, by any other act or acts to be made in this present selfion of parliament.

CAP. V.

An act for continuing and granting to his Majefty certain duties upon malt, mum, cyder, and perry, for the fervice of the year one thouland feven bundred and feventy.

CAP. VI.

An act for granting an aid to his Majefty by a land tax, to be raifed in Great Britain, for the fervice of the year one thousand seven hundred and seventy. — at three fullings in the pound.

CAP. VII.

An act for the regulation of his Majeky's marine forces while on thore.

CAP, VIII.

An act to continue, for a limited time, an act made in the feventh year of his prefent Majefty's reign, intituled, An act to difcontinue, for a limited time, the duties payable upon the importation of tallow, hogs-lard, and greafe.

THEREAS an att of parliament passed in the seventh year of Preamble. the reign of his present Majesty, intituled, An act to discon- Act , Gea, III, tinue, for a limited time, the duties payable upon the importation of tallow, hogs-lard and greafe, which was to continue in force which was to for three years, from the twenty-fifth day of March, one thousand continue in feven hundred and fixiy-feven, is near expiring : and whereas the al- three years, lowing the importation of tallow, hogs-lard, and greafe, for a further se. time, may be of great advantage to both kingdoms : may it therefore please your Majesty that it may be enacted; and be it enacted by the King's most excellent majesty, by and with the advice and confent of the lords spiritual and temporal, and commons, in this prefent parliament affembled, and by the authority of the fame, that the faid act, and all and every the clauses, provisions, pe- farther contly nalties, forfeitures, allowances, matters, and things therein con- nued till 25 tained, shall be continued, from the expiration thereof, until Mareb 1773. the twenty-fifth day of March, one thousand seven hundred and feventy-three, as fully and effectually to all intents and purpoles, as if the fame were inferted and re-enacted in the body of this prefent act.

Preamble.

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CAP. IX.

An act for defraying the charge of the pay and cloathing of the militia in that part of *Great Britain* called *England*, for one year, beginning the twenty-fifth day of *March*, one thousand seven hundred and seventy.

CAP.X.

An act to permit the exportation of malt.

WHEREAS an act was made in this prefent feffion of parliament, for continuing an act made in the last feffion of parliament, to probibit, for a further time, the exportation of corn, grain, meal, malt, flour, bread, biscuit, and starch, and also the extraction of low wines and spirits from wheat and wheat flour, whereby the faid act was continued until the twentieth day after the commencement of the next seffion of parliament; with a provise, that the faid continuation might be abridged, sortened, altered, or varied, by any other act or acts to be made in this present fession of parliament : and whereas it is expedient, at this time, to permit the exportation of malt; be it therefore enacted by the King's most excellent majesty, by and with the advice and consent of the lords spiritual and temporal, and commons in this present parliament assert the passing of this act, so much of the faid acts, or either of them, as prohibits the exportation of malt, shall be, and the fame is hereby, repealed.

CAP. XI.

An act for raising a certain fum of money, by loans or exchequer bills, for the fervice of the year one thouland feven hundred and feventy.

CAP. XII.

An act to enable the commiffioners for executing the office of treafurer of his Majefty's exchequer, or the lord high treafurer for the time being, to compound, with *William Hill* and *John Dyer*, a debt due to the crown from *William Pye*, for which they are fureties.

Preamble. Exchequer impowered to compound with *William Hill* and *John Dyer*, &c. a debt due to his Majefty; on payment of which composition, their obligations to be discharged: but the bonds, as to *William Pye* and *William Mills*, not hereby vacated.

C A P. XIII.

An act for enabling his Majefty to grant the inheritance in fee fimple of the manor of Coham, in the county of Wilts, with the rights, members, and appurtenances thereof, now held, under a demife by letters patent under the feal of his Majefty's court of exchequer, in truft for Paul Methuen, Elquire, unto the faid Paul Methuen, and his heis, upon a full and adequate confideration to be paid for the fame.

Preamble. The King impowered to grant, by letters patent, to Paul Methode, upon an adequate confideration, the manor of Co/ham, &c. Rents to be paid half yearly into the exchequer, and carried into the finking fund. Manner of collecting the quit rents, Gc. not altered. The grant to be deemed good in law, notwithftanding act 1 Anne; and referved rents, Gc. to ceafe. Refervation of rights.

$C \land P. XIV.$

An act for paving, lighting, and watching the town of *Plymouth*, in the county of *Deven*; and for regulating the carmen and porters within the faid town.

So much of the acts of 9 S 10 Geo III. as prohibits the exportation of malt, repealed.

CAP,

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CAP.XV.

An act to continue an act made in the last feffion of parliament, intituled, An act for amending and further continuing an act of the fixth year of his prefent Majesty's reign, intituled, An act to amend and render more effectual, in bis Majesty's dominions in America, az act paffed in this prefent fession of parliament, intituled, an act for punishing mutiny and defertion, and for the better payment of the army and their quarters.

THEREAS by an act passed in the ninth year of his present Preamble. Majesty's reign, intituled, An act for amending and fur- Act 9 Geo. III, ther continuing an act of the fixth year of his prefent Majefty's reign, intituled, An act to amend and render more effectual, in bis Majefty's dominions in America, an act paffed in this prefent feffion of parliament, intituled, An act for punishing mutiny and defertion, and for the better payment of the army and their quarters; which was to all was to continue and be in force, in all his Majefly's dominions in force till 24 America, from the twenty-fourth day of March one thousand seven March 1771, hundred and seven matil the termine formation of the seven March 1771, bundred and feventy, until the twenty-fourth day of March one thoufand seven hundred and seventy-one: and whereas it has been found necessary that the faid act should be continued for a further term : may it therefore please your Majesty, that it may be enacted; and be it enacted by the King's most excellent majesty, by and with the advice and confent of the lords fpiritual and temporal, and commons, in this prefent parliament affembled, and by the authority of the fame, That the faid act shall be, and the fame is here- further contiby continued, until the twenty-fourth day of March one thou- nued till 24 March 1772. fand feven hundred and feventy-two.

C A P. XVI.

An att to regulate the trials of controverted elections, or returns of members to ferve in parliament.

W HEREAS the prefent mode of decifion upon petitions, com- Preamble. plaining of undue elections or returns of members to ferve in parliament, frequently obstructs publick busines; occasions much expence, trouble, and delay to the parties; is defective, for want of those fanctions and folemnities which are established by law in other trials; and is attended with many other inconveniences; for remedy thereof, be it enacted by the King's most excellent majesty, by and with fent festion, on commons, in this present parliament assembled, and by the auundue electhority of the fame, That after the end of the present fest festion of tion, & a parliament, whenever a petition, complaining of an undue elecprecife time tion or return of a member or members to serve in parliament, confidering shall be presented to the house of commons, a day and hour thereof. thall by the faid house be appointed for taking the fame into Speaker to confideration; and notice thereof in writing shall be forthwith give notice given, by the speaker, to the petitioners and the fitting memthereof; and bers, ance.

bers, or their respective agents, accompanied with an order to them to attend the house, at the time appointed, by themselves, their counfel, or agents.

II. Provided always, That no such petition shall be taken into confideration within fourteen days after the appointment of the of committee committee of privileges.

III. Provided alfo, That the house may alter the day and hour House may al- so appointed for taking such petition into consideration, and appoint fome fublequent day and hour for the fame, as occasion fhall require; giving to the respective parties the like notice of fuch alteration, and order to attend on the faid fublequent day and hour, as aforefaid.

IV. And be it further enacted, That at the time appointed for taking such petition into confideration, and previous to the reading the order of the day for that purpole, the ferjeant at arms the day, to re. fhall be directed to go with the mace to the places adjacent, and require the immediate attendance of the members on the bufinels of the house; and that after his return the house shall be At his return, counted, and if there be lefs than one hundred members prefent, the order for taking fuch petition into confideration shall be immediately adjourned to a particular hour on the following day (Sunday and Christmas day always excepted ;) and the house noo members, shall then adjourn to the faid day; and the proceedings of all committees, sublequent to such notice from the faid ferjeant, shall be void : and, on the faid following day, the house shall till too be pre. proceed in the same manner; and so, from day to day, till there be an attendance of one hundred members at the reading the order of the day, to take fuch petition into confideration.

V. And be it further enacted, That if after fummoning the members, and counting the house as aforesaid, one hundred members shall be found to be present; the petitioners by themers, &c. to be felves, their counfel, or agents, and the counfel or agents of the ordered to the fitting members, shall be ordered to attend at the bar; and then the door of the house shall be locked, and no member shall be fuffered to enter into or depart from the house, until the petitioners, their counfel, or agents, and the counfel or agents for the fitting members, shall be directed to withdraw as herein after is mentioned : and when the door shall be locked as aforefaid, the order of the day shall be read, and the names of all the members of the house, written or printed on diffinct pieces of parchment or paper, being all as near as may be of equal to be put into fize, and rolled up in the fame manner, shall be put in equal numbers into fix boxes or glaffes, to be placed on the table for that purpose, and shall there be shaken together; and then the clerk or clerk affiftant attending the house shall publickly draw out of the faid fix boxes or glaffes alternately the faid pieces of parchment or paper, and deliver the fame to the speaker, to be by him read to the house; and so shall continue to do, until forty-nine names of the members then prefent be drawn.

VI. Provided always, That if the name of any member who shall have given his vote at the election fo complained of as aforefaid,

but not within 34 days after appointment of privileges. ter the time, on like notice and order.

Serjeant at arms, before the reading of the order of quire the attendance' of the members. house to be counted. For want of

fent.

In prefence of 300. the petitionbar.

Names of the members

fix boxes or glaffes,

to be drawn alternately, and read by the fpeaker, till 49 be drawn. Voting members at the election,

aforefaid, or who shall be a petitioner complaining of an undue or complain. election or return, or against whole return a petition shall be then ants, depending, or whole return shall not have been brought in fourteen days, shall be drawn; his name shall be set aside, with the to be set aside. names of those who are absent from the house.

VII. Provided alfo, That if the name of any member of fixty All above 60 years of age or upwards be drawn, he shall be excused from ferv-years old exing on the felect committee, to be appointed as herein after is cufed, mentioned, if he require it, and verify the caufe of fuch requifition upon oath.

VIII. Provided alfo, That if the name of any member who has or those who ferved in fuch felect committee during the fame feffion be drawn, have ferved on he thall, if he requires it he excuted from ferving again in any felect comithe shall, if he requires it, be excused from ferving again in any teein the same fuch felect committee, unless the house shall, before the day ap- fession, pointed for taking the faid petition into confideration, have refolved, that the number of members who have not ferved on unlefs the

fuch felect committee, in the fame feffion, is infufficient to fulfil number who the purposes of this act, respecting the choice of such felect committee. ficient.

IX. Provided always, That no member who, after having been Members exappointed to ferve in any fuch felect committee, fhall, on ac- cufed, fhall not count of inability or accident, have been excused from attending be deemed to the fame throughout, shall be deemed to have ferved on any have ferved. fuch felect committee.

X. And be it further enacted, That if any other member shall Members veoffer and verify upon oath any other excuse, the substance of rifying other the allegations fo verified upon oath shall be taken down by the gations to be faid clerk, in order that the fame may be afterwards entered on entered; the journals, and the opinion of the house shall be taken thereon; and if the house shall resolve, that the said member is un- and, if the able to ferve, or cannot without great and manifest detriment house refolve ferve in fuch felect committee, he also shall be excused from that they are unable, &c. fuch fervice.

XI. And be it further enacted, That instead of the members cufed : fo fet afide and excufed, the names of other members shall be instead of drawn; who may, in like manner, be fet afide or excused, and whom, others others drawn to supply their places, until the whole number of to be drawn to forty-nine members, not liable to be fo fet aside or excused, shall complete the be complete; and the petitioners or their agents shall then name &c. one, and the fitting members, or their agents, another, from a-Petitioners mong the members then prefent, whole names shall not have may name been drawn, to be added to those who shall have been so chosen one, and fitby lot. bers another,

XII. Provided always, That either of the members fo nomi- who may for nated shall or may be set aside, for any of the same causes as those like causes be chofen by lot; or fhall, if he requires it, be excufed from ferving fet afide, on the faid felect committee; and the party who nominated the member so set aside, or excused, shall nominate another in his or excused s stead, and so continue to do as often as the case shall happen, and others until his nominee is admitted. named.

XIII. And be it further enacted, That as foon as the faid for-

ty

Door to be opened, and the houle may proceed on to be then given to the petitioners, Ac.

derk, are to withdraw, and to firike duced to 13. clerk, within one hour, to deliver a lift of them; and they, with the nominees, mittee.

in 24 hours.

On withdrawbers not to depart till meeting of committeebefixed. fixed. Petitioner,&c. any member drawn is intended for a nominee, and member contenting thereto. he is to ferve as fuch. and another to be drawn to fupply his place ; but, on neglect of nomination, deficiencies to lat ;

[1769. ty nine members shall have been so chosen by lot, and the two members to be added thereunto fhall have been to nominated as aforefaid, the door of the house shall be opened, and the house other bufiness, may proceed upon any other bufines; and lists of the forty-Lifts of the 49 nine members to cholen by lot thall then be given to the petitioners, their counfel or agents, and the counfel or agents for the fitting members, who shall immediately withdraw, together with the clerk appointed to attend the faid felect committee; and the who, with the faid petitioners and fitting members, their counfel or agents, beginning on the part of the petitioners, shall alternately strike off one of the faid forty-nine members, until the faid number shall off one, alter. be reduced to thirteen; and the faid clerk, within one hour at nately, till the farthest from the time of the parties withdrawing from the house number be re- shall deliver in to the house the names of the thirteen members then remaining; and the faid thirteen members, together with the two members nominated as aforefaid, shall be fworn at the table, well and truly to try the matter of the petition referred to them, and a true judgement to give according to the evidence; and shall be a select committee to try and determine the merits of fhall be fworn the return or election appointed by the house to be that day taken a felect com- into confideration; and the house shall order the faid felect committee to meet at a certain time to be fixed by the house, which

house to order time shall be within twenty-four hours of the appointment of them to meet the faid felect committee, unlefs a Sunday or Christmas day shall intervene; and the place of their meeting and fitting shall be fome convenient room or place adjacent to the house of commons or court of requests, properly prepared for that purpole.

XIV. Provided always, That on the parties withdrawing as aing, the mem forefaid, the house shall continue sitting; and the faid sifty-one members, fo cholen and nominated, thall not depart the house, till the time for the meeting of the faid felect committee shall be

XV. Provided always, and be it further enacted, That if upon declaring that the drawing out the name of any member by lot as aforefaid, the faid petitioners or fitting members, or their agents, shall declare, that fuch member is intended to be one of the two nominees to be nominated by them respectively, and if such member shall confent to fuch nomination, the name of fuch member for drawn by lot shall be set aside, and, unless objected to as aforefaid, he shall serve as such nominee, and the name of another member shall be drawn to supply his place, to complete the number of forty-nine members to be drawn by lot; and if the faid petitioners or fitting members, or their agents, shall not respectively nominate a member then prefent, who shall be admitted according to the directions of this act, then the want of fuch nomination shall be supplied, by drawing out, instead thereof, the name of one or two members, as the cafe shall require; who be fupplied by shall be drawn by lot in the like manner, and subject to the like objections and excuses, as the other forty-nine members alreadydrawn by lot, and shall be added to the lists of the faid forty-nine members, and shall be liable to be struck off in the same manner; leaving

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ing always the number of fifteen members in the whole, and no leaving always more, as a felect committee for the purpofes aforefaid. 15 as a select

XVI. And, for the greater difpatch and certainty in the proceed_ committee. ing herein before described; be it further enacted, That the names Previous to of all the members fo written and rolled up as herein before di- taking petirected, shall, previous to the day appointed for taking any such tion into conpetition into confideration, be prepared by the faid clerk or fideration, clerk affiftant, and by him put into a box or parcel in the pre- clerk to put fence of the speaker, together with an attestation, figned by the the members faid clerk or clerk affiftant, purporting, that the names of all drawn into a the members were by him put therein the box or parcel, and atteft the in the year day of

fame; which faid box or parcel the speaker shall feal with his own feal; and to the outfide thereof fhall annex an atteftation figned by fpeaker to feal himself, purporting, that the faid box or parcel was on the atteffthemak-

in the year

day of

ing up thereof made up in his presence, in inhispresence.

the manner directed by this act; and that as foon as the parties shall be withdrawn as aforefaid, and before the house shall en-Names of ter on any other business, any member may require, that the members unnames of all the members, which 'remain undrawn, thall be read by the drawn and read aloud by the faid clerk or clerk affiftant. clerk.

XVII. And be it further enacted, That the faid felect com - Chairman to mittee shall, on their meeting, elect a chairman from among fuch be elected out of the members thereof as have been chosen by lot; and if, in of members of the members thereor as have occur though by lot, and in, the choicen by lot; the election of a chairman, there be an equal number of voices, and in cafe of the member whole name was first drawn in the house shall have equality in a caffing voice; fo likewife, in cafe there should ever be occasion election. for electing a new chairman, on the death or necessary absence member first drawn to have of the chairman first elected. a cafting voice.

XVIII. And be it further enacted, That the faid felect committee shall have power to fend for persons, papers and records; mittee imand thall examine all the witneffes who come before them upon powered to oath; and shall try the merits of the return, or election, or both; fend for perand shall determine, by a majority of voices of the faid felect fons, &c. committee, whether the petitioners or the fitting members, or neffes, either of them, be duly returned or elected, or whether the elec- and determine tion be void; which determination shall be final between the finally. parties to all intents and purpoles : and the houle, on being in- Houle thereformed thereof by the chairman of the faid felect committee, fhall upon to conorder the fame to be entered in their journals, and give the ne- firm, or alter, ceffary directions for confirming or altering the return, or for the return; the isluing a new writ for a new election, or for carrying the faid or iffue a writ for new elecdetermination into execution, as the cafe may require. tion.

XIX. And be it further enacted, That the faid felect com-select committee shall fit every day (Sunday and Christmas day only except- mittee not to ed) and thall never adjourn for a longer time than twenty-four adjourn for more than 24 hours, unlefs a Sunday or Christmas day intervene, without leave hours, without . first obtained from the house, upon motion, and special cause leave. affigned for a longer adjournment; and in cafe the house shall If house then be fitting at the time to which the faid felect committee is ad-fitting, bufinefs to be journed, stayed,

and motion made for farther adjournment.

Sunday or intervening not to be deemed included.

Select com-

mittee-man not to absent nor committee to fit, till all, who have not leave, be met. On failure of meeting within one hour, a farther ad-

Chairman, at to report abfentees, ting; and cenfured difcretion, proved unavoidable.

If 13 do not attend, committee to adjourn ;

if lefs for 3 days,

folved and an ceedings to be void. Refolutions of committee, other than of complaint,

journed, then the business of the house shall be stayed, and a motion shall be made for a further adjournment, for any time, to be fixed by the house, not exceeding twenty four hours, unless a Sunday or Christmas day intervene.

XX. And be it further enacted, That where the time preferib-Christmas day ed by this act for the meeting, fitting, or adjournment of the faid felect committee, shall, by the intervention of a Sunday or Christmas day, exceed twenty four hours, such meeting, fitting. or adjournment, shall be within twenty four hours from the time of appointing or fixing the fame, exclusive of fuch Sunday or Christmas day.

XXI. And be it further enacted, That no member of the faid felect committee shall be allowed to absent himself from the without leave, fame, without leave obtained from the houfe, or an excufe allowed by the house at the next sitting thereof, on special cause shewn and verified upon oath; and the faid felect committee shall never fit, until all the members to whom fuch leave has not been granted, nor excuse allowed, are met; and in case they shall not all meet within one hour after the time to which the faid felect committee shall have been adjourned, a farther adjournment shall be made in the manner as before directed, and reported. with the caufe thereof, to the houfe. journment to with the caule thereof, to the be made, and reported with the caule thereof.

XXII. And be it further enacted. That the chairman of the next meeting, faid felect committee shall, at the next meeting of the house, always report the name of every member thereof who shall have who are to be been ablent therefrom without fuch leave or excuse as aforefaid; directed to at- and fuch member shall be directed to attend the house at the tend next fit- next fitting thereof, and thall then be ordered to be taken into the cuftody of the ferjeant at arms attending the houfe, for fuch or punified at neglect of his duty, and otherwife punified or centured at the difcretion of the houfe; unless it shall appear to the house, by facts unless absence specially stated and verified upon oath, that such member was, by a fudden accident, or by necessity, prevented from attending the faid felect committee.

XXIII. And be it further enacted, That if more than two members of the faid felect committee shall on any account be absent therefrom, the faid select committee shall adjourn in the manner herein before directed; and fo, from time to time, until thirteen members are affembled.

XXIV. And be it further enacted, That in cafe the number of members able to attend the faid felect committee fhall, by death or otherwife, be unavoidably reduced to lefs than thirteen, then to be dif and thall to continue for the space of three fitting days, the faid felect committee shall be diffolved, and another chosen to try and other chosen; determine the matter of such petition in manner aforefald; and all the proceedings of the faid former felect committee shall be void and of no effect.

XXV. And be it further enacted, That if the faid felect committee shall come to any resolution other than the determination determination above mentioned, they shall, if they think proper, report the iame **1769.**]

fame to the house for their opinion, at the same time that the may be rechairman of the faid felect committee shall inform the house of ported, fuch determination; and the house may confirm or difagree may make orwith fuch refolution, and make fuch orders thereon, as to them der thereon. shall seem proper.

XXVI. Provided always, That if any perfon fummoned by Perfons difothe faid felect committee, shall difobey fuch fummons; or if any beying fumwitnels before such select committee shall prevaricate, or shall mons, or pre-varicating, otherwise misbehave in giving, or refusing to give evidence; the chairman of the faid felect committee, by their direction, to be reported may at any time, during the course of their proceedings, report by the chairthe fame to the house, for the interpolition of their authority or man. cenfure, as the cafe shall require.

XXVII. And be it further enacted, That whenever the faid when comfelect committee shall think it necessary to deliberate amongst mittee chuse themfelves, upon any question which shall arise in the course of to deliberate, the trial, or upon the determination thereof, or upon any refolu- the room to be cleared, tion concerning the matter of the petition referred to them as aforefaid; as foon as the faid felect committee shall have heard the evidence and counfel on both fides relative thereunto, the room or place wherein they shall fit shall be cleared, if they shall think proper, while the members of the faid felect committee Queffions to confider thereof; and all fuch questions, as well as fuch deter- be determined mination and all other refolutions, shall be by a majority of Chairman to voices; and if the voices shall be equal, the chairman shall have a casting have a cafting voice.

XXVIII. Provided always, That no fuch determination as Nodeterminaaforesaid shall be made, nor any question be proposed, unless tion, unless 13 thirteen members shall be present; and no member shall have a nor any memvote on fuch determination, or any other question or resolution, ber to vote, who has not attended during every fitting of the faid felect com- who has not mittee.

XXIX. And be it further enacted, That the oaths by this Oath taken in act directed to be taken in the house, shall be administered by the house, to the faid clerk or clerk affiftant, in the fame manner as the oaths be administerof allegiance and supremacy are administered in the house of ed by the commons; and that the oaths by this act directed to be taken clerk; before the faid felect committee, shall be administered by the clerk fore the felect attending the faid felect committee; and that all perfons who committee, by fhall be guilty of wilful and corrupt perjury in any evidence which the clerk. they shall give before the house, or the faid select committee, Penalties on in confequence of the oath which they fhall have taken by the perjury exdirection of this act, shall, on conviction thereof, incur and suf- to. fer the like pains and penalties to which any other perfon, convicted of wilful and corrupt perjury, is liable by the laws and statutes of this realm.

XXX. And be it further enacted, That this act shall continue Act to conin force feven years, and till the end of the feffion of parliament tinue for 7 years. next after the expiration of the faid feven years, and no longer.

vote.

attended every

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CAP. XVII.

An ast to repeal fo much of an all made in the seventh year of bis prefent Majefty's reign, intituled, An act for granting certain duties in the British colonies and plantations in America; for allowing a drawback of the duties of cuftoms upon the exportation, from this kingdom, of coffee and cocoa nuts of the produce of the faid colonies or plantations; for difcontinuing the drawbacks payable on china earthen ware exported to America; and for more effectually preventing the clandeftine running of goods in the faid colonies and plantations, as relates to the duties upon glass, red-lead, white-lead, painters colours, paper, paste-boards, mill-boards, and scale-boards, of the produce or manufacture of Great Britain, imported into any of bis Majefty's colonies in America; and also to the discontinuing the drawbacks payable on china earthen-ware, exported to America; and for regulating the exportation thereof.

Preamble, reciting

HEREAS in and by an act passed in the seventh year of bis Majesty's reign, intituled, An act for granting certain Act 7 Geo. 3. duties in the British colonies and plantations in America; for allowing a drawback of the duties of cuftoms upon the exportation, from this kingdom, of coffee and cocoa nuts of the produce of the faid colonies or plantations; for difcontinuing the drawbacks payable on china earthen-ware imported to America; and for more effectually preventing the clandeftine running of goods in the faid colonies and plantations, it was, among f other things enacted, That there should be raised, levied, collected, and paid unto his Majesty, his heirs, and fuccess, certain duties upon glass, red-lead, white-lead, painters colours, and upon the several sorts of paper therein mentioned; as also upon all paste-board, mill-board and scale-board, which should be imported into any colony or plantation in America, under the dominion of bis Majesty, his heirs and successors : and whereas the faid duties, in fo far as they affect the produce and manufacture of Great Britain, do in their nature tend to the prejudice and discouragement thereof, and are therefore contrary to the true principles of commerce: may it therefore please your most excellent Majesty, that it may be enacted; and be it enacted by the King's most excellent majesty, by and with the advice and confent of the lords spiritual and temporal, and commons, in this present parliament assembled, and by the authority of the fame, That from and after the first day of December, one thousand seven hundred and seventy, so much of the faid before-recited act as relates to the duties thereby granted upon the respective goods herein before mentioned, fuch goods being of the produce and manufacture of Great Britain, shall, in respect of all such of the faid goods as are of the produce and manufacture of Great Britain

After Dec. 1, 3770,

toin, be, and the fame is hereby repealed and made void to all repealed. intents and purposes whatsoever.

II. And whereas, in and by the faid before-recited att, it was alfo A& 7 Geo. 2. further enacted, that no drawback fhall be allowed for any china difallowing a earthen-ware, fold after the paffing of that att at the fale of the united drawback on company of merchants of England trading to the East Indies, which china, fhall be entered for exportation from Great Britain to any part of America: and whereas the allowing the faid drawback, under certain restrictions, may encourage and fecure the immediate trade of this kingdom with the British colonies and plantations in America; be it therefore enacted by the authority aforefaid, That from and af- repealed, ter the first day of December, one thousand feven hundred and feventy, the faid clause in the before-recited act of the feventh year of his Majesty's reign, discontinuing the faid drawback payable upon china earthen-ware exported to America, shall be, and the fame is hereby declared to be repealed and made void.

III. Provided always, and it is hereby further enacted by the From Dec. 1, authority aforefaid, That from and after the faid first day of 1770, no December, no drawback shall be paid or allowed for any china lowed on chiearthen-ware, exported or entered for exportation from this kingdom, to any place whatfoever, unless the fame shall be packed up in the prefence of a proper officer or officers of the customs in the prefence appointed for that purpose, in some warehouse belonging to the of a proper united company of merchants trading to the *East Indies* wherein officer of the the fame shall have been lodged at importation, and shall be fent to be exported directly from such warehouse, under the seal and care of such officer or officers of the customs; any law, custom, or usage to the contrary notwithstanding.

C A P. XVIII.

An all for preventing the stealing of dogs.

WHEREAS the practice of stealing dogs bath of late years Preamble. greatly increased: for remedy whereof, may it please your Majefty, that it may be enacted ; and be it enacted by the King's most excellent majesty, by and with the advice and confent of the lords fpiritual and temporal, and commons, in this prefent present parliament affembled, and by the authority of the same, That from and after the first day of May, one thousand seven After 1 May, hundred and feventy, if any perion shall steal any dog or dogs, 1770, perion of any kind or fort whatfoever, from the owner or owners there- who thall steal, of, or from any perfon or perfons intrusted by the owner or owners thereof with fuch dog or dogs; or fhall fell, buy, receive, fell, buy, or harbour, detain, or keep, any dog or dogs of any kind or fort detain any whatfoever, knowing the fame to have been ftolen as aforefaid; dog; every fuch perfon, upon being convicted thereof upon the oath of one or more credible witness or witness, or by his or her own confession, before any two or more justices of the peace for any county, riding, division, or place, shall, for the first offence, for- for first offeit and pay fuch fum of money not exceeding thirty pounds, nor fencetoforfeit less than twenty pounds, as to such justices shall seem meet, to- not less than gether with the charges previous to and attending fuch convic. 201. and charges of VOL. XXVIII. tion, conviction.

Till penalty and charges are paid, of. fenders to be committed to gaoL

Perfon guilty offence, to forfeit not less than 30l. and charges;

the poor.

On non-payment, to be imprisoned 12 months, and publickly whipped.

Justices to grant warrants to fearch for dogs ftolen.

Perfons in found, liable to like penalties.

luftices may caule to be drawn up the following

tion, to be afcertained by fuch justices before whom fuch offender shall be convicted : and in case such penalty shall not be forthwith paid, such justices shall commit the offender to the common gaol, or house of correction, there to remain without bail or mainprize for any time not exceeding twelve calendar months. nor lefs than fix calendar months, or until the penalty and charges

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shall be paid: and if any perfon having been convicted as aforefaid, thall afterwards be guilty of the like offence, and thall be thereof convicted in like manner as aforefaid; every fuch perfon of a fubiequent fhall, for every fuch offence, forfeit and pay fuch fum of money, not exceeding fifty pounds, nor lefs than thirty pounds, as to fuch justices shall seem meet, together with the charges previous to and attending fuch conviction, to be afcertained by fuch juf-

tices before whom fuch offender or offenders shall be fo convictto be paid to ed: which faid penalties, or any of them, when recovered, thall informer, and be paid, one moiety thereof to the informer, and the other moiety to the poor of the parish where the offence shall be committed; and, upon nonpayment thereof, fuch juffices shall commit the offender to the common gaol or house of correction, there to remain without bail or mainprize for any time not exceeding eighteen months, nor lefs than twelve months, or until the penalty and charges shall be paid; and such justices shall alfo order the faid offender to be publickly whipped, within three days after fuch commitment, in the town wherein fuch gaol or house of correction shall be, between the hours of twelve and one of the clock.

II. And be it further enacted by the authority aforefaid, That it fhall and may be lawful to and for any one or more of his Majefty's juffices of the peace in or for any county, riding, division, or place, upon information to him or them made for that purpofe. to grant a warrant or warrants to fearch for any dog or dogs ftolen as aforefaid, and in cale any fuch dog or dogs, or the skin or fkins of fuch dog or dogs, shall upon luch fearch be found, to take and reftore every fuch dog or dogs, or fuch skin or skins, to the owner thereof; and the perfon or perfons, in whole cuftody whose cuttody or possession any such dog or dogs, skin or skins, shall be fo found (in cafe it shall appear that such perfon was privy to such dog or dogs having been stolen as aforefaid, or that fuch skin or skins was the skin or skins of any dog or dogs stolen as aforefaid) shall respectively be subject and liable to the like penalties and punifhments as perfons convicted of ftealing any dog or dogs are herein before made subject and liable to.

III. And, for the more easy and speedy convision of offenders against this act, he it further enacted, That all justices of the peace, before whom any perfon or perfons shall be convicted of any offence against this act, shall and may cause the conviction to be drawn up in the following form of words, or in any other form of words to the fame effect, as the cafe shall happen; videlicet,

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B^E it remembered, That on the day of

Form of cen-

in the year of our Lord viction. A B is convicted before us of his Majesty's justices of the peace for

the county of (fpecifying the offence, and the time and place when and where the fame was committed, as the cafe (hall be)

Given under our hands and feals the day and year aforefaid.

IV. Provided always, and be it further enacted, That if any Perfons agperfon shall think himself or herself aggrieved by any thing done grieved may in pursuance of this act, such person may appeal to the justices appeal to of the peace at the next general quarter-fession of the peace to quarter-fesbe held for the county or place wherein the caufe of complaint shall arife, and within four days after the cause of fuch complaint shall have arisen; such appellant giving, or causing to be Fourteen days given, fourteen days notice at leaft, in writing, of his or her in- notice of aptention to bring fuch appeal, and of the matter thereof, to the peal to be perfors whole acts are complained againft, and, within two days given. after fuch notice, entering into a recognizance before fome justice of the peace for fuch county or place, with two fufficient fureties, conditioned to try fuch appeal, and abide the order of, and to pay fuch cofts as shall be awarded by, the justices at such quarter-feffion : and the faid justices at fuch fellion, upon due proof Justices to of fuch notice being given as aforefaid, and of the entering into bear, deterfuch recognizance, shall hear and finally determine the causes mine, and matters of fuch appeal in a fummary way, and award fuch and award costs to the parties appealing, or appealed against, as they the costs. faid juffices shall think proper; and the determination of such Their deterquarter-feffions shall be final, binding, and conclusive to all in- mination to tents and purposes; and no order made concerning any of the be final; matters aforefaid, or any other proceedings to be had touching the conviction or convictions of any offender against this act, shall be quashed for want of form, or be removed by Certiorari, and not be reor any other writ or process what loever, into any of his Majesty's moved by Cercourts of record at Westminster.

C A P. XIX.

An all for better prefervation of the game, within that part of Great Britain called England.

W HEREAS the game bath of late been much defiroyed at Preamble, improper feasons, in that part of Great Britain called England: for remedying thereof, may it please your most excellent Majesty, that it may be enacted; and be it enacted by the King's most excellent majesty, by and with the advice and confent of the lords spiritual and temporal, and commons, in this present parliament affembled, and by the authority of the same. That After June 24, from and after the twenty fourth day of June, one thousand 1770, persons X 2 tween funfetting and fun-rifing;

or using any gun or engine for destroying game;

to be imprithan 3 months.

and for each to be publickly whipped.

 Offenders on Sunday, ufing a gun or engine for deitroying game,

charges ;

to informer and the poor.

For want of dittrefs, offender to be committed.

[176g. hare, &c. be- feven hundred and feventy, if any perfon or perfons shall wilfully, upon any pretence whatfoever, take, kill, or deftroy any hare, pheasant, partridge, moor game, heath game, or grouse, in the night, between one hour after fun-fetting, and one hour before fun-rising; or use any gun, dog, snare, net, or other engine for taking, killing, or destroying any hare, pheasant, partridge, moor game, heath game, or groufe, in the night as aforefaid, and shall be convicted thereof upon the oath or oaths. of one or more credible witness or witness, before any one or more justice or justices of the peace, for any county, riding, for if offence, division or place; every such perfon shall, for the first offence, be committed to the common gaol or house of correction, there

foned not lefs to remain, without ball or mainprize, for any time not exceeding fix calendar months, nor lefs than three calendar months : For other of- and if any perfon, having been once convicted of fuch offence, fence, not less shall afterwards be guilty of the like offence, and be thereof

than6 months; convicted in manner aforefaid ; every fuch perfon shall, for every fuch offence, be committed to the common gaol, or house of correction, there to remain, without bail or mainprize, for any time not exceeding twelve calendar months, nor lefs than fix calendar months; and shall also, within three days from the time of his commitment, either for the first or any other offence, be once publickly whipped in the town where fuch gaol or house of correction shall be, between the hours of twelve and one of the clock in the day.

II. And be it further enacted by the authority aforefaid, That from and after the faid twenty fourth day of June, one thousand feven hundred and feventy, if any perfon or perfons shall, upon a Sunday, take, kill, or deftroy, any hare, pheafant, partridge, moor game, heath game, or groule: or thall upon a Sunday ule any gun, dog, fnare, net, or other engine for taking, killing, or destroying any hare, pheasant, partridge, moor game, heath on conviction, game, or groule; every such person, being convicted thereof to forfeit 201. upon the oath or oaths of any one or more credible witness or witneffes, before one or more justice or justices of the peace for any county, riding, division, or place, shall forfeit and pay any fum not exceeding thirty pounds, nor lefs than twenty pounds, as to to belevied by fuch justice or justices shall seem meet: and in case such penalty diffres, with shall not be forthwith paid, such justice or justices shall by warrant under his or their hand and feal, or hands and feals, caufe the fame to be levied by diffrefs and fale of the offender's goods

and chattels, together with all cofts and charges attending fuch and be applied diffress and sale; and the forfeitures, when paid or recovered as aforefaid, shall be applied, one moiety to the informer, and the other moiety to the poor of the parish where such offence shall have been committed; and in case no sufficient distress can be had, fuch justice or justices shall commit the offender to the common gaol or house of correction, there to remain without bail or mainprize for any time not exceeding fix calendar months, nor lefs than three calendar months.

> III. And, for the more easy and speedy convision of offenders a-I gainft

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Anno decimo GEORGII III. C.20.

gainst this act, be it further enacted, That all and every the just Justice may tice or justices of the peace, before whom any person or per- cause to be fons shall be convicted of any offence against this act, shall and drawn up the may caule the conviction to be drawn up in the following form following of words, or in any form of words to the same effect, as the cafe shall happen; videlicet,

Form of con-DE it remembered, That on the B day of in the year of our Lord viction. A B is convicted before me

C D, one of his Majesty's justices of the peace for the county of

(specifying the offence, and time and place when and where the fame was committed, as the cafe shall be).

> Given under my hand and feal the day and year aforefaid.

IV. Provided always, and be it further enacted, That if any Perfons agperfon shall think himself or herself aggrieved, by any thing grieved may done in pursuance of this act, such person may appeal to the appeal to the justices of the peace, at the next general quarter-seffion of the guarter-sefiuffices of the peace, at the next general quarter-feffion of the fions; peace, to be held for the county or place wherein the caufe of complaint shall arise, and within four days after the cause of such complaint shall have arisen; such appellant giving, or causing giving 14 to be given, fourteen days notice at least, in writing of his or days notice her intention to bring fuch appeal, and of the matter thereof, to perfons complained to the perfon or perfons whole acts are complained against ; and against. within two days after fuch notice, entering into recognizance before some justice of the peace for such county or place, with two fufficient fureties, conditioned to try fuch appeal, and abide the order of, and to pay fuch costs as shall be awarded by the justices at such quarter-leffion ; and the faid justices at such fel- Justices to fion, upon due proof of such notice being given as aforesaid, hear, deterand of the entering into fuch recognizance, shall hear and fi- mine, and nally determine the causes and matters of fuch appeal, in a fum- award cofts. mary way, and award fuch cofts to the parties appealing, or appealed against, as they the faid justices shall think proper; and the determination of fuch quarter-feffion shall be final, bind- Determinaing, and conclusive, to all intents and purposes; and no order tion to be made concerning any of the matters aforefaid, or any other final, proceedings to be had, touching the conviction or convictions of any offender against this act, shall be quashed for want of form, or be removed by Certiorari, or any other writ or process and not to be whatfoever, into any of his Majefty's courts of record at West- removed by Certiorari. minfter.

CAP. XX.

An ast for the more easy and speedy recovery of small debts within the borough of King's Lynn, and the liberties thereof.

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CAP.

CAP. XXI.

An act for the more easy and speedy recovery of small debts, within the parishes of Poulton, Kirkham, Lytham, and Bispham, and townships of Preefall and Stalmine, in the county palatine of Lancaster.

CAP. XXII.

An act for better supplying the city of Worcester, and the liberties thereof, with water; and for the better paving and lighting the faid city; and for removing and preventing all obstructions and annoyances therein.

CAP. XXIII.

An act for the more effectually paving, repairing, cleanfing, and lighting, the freets, fquares, lanes, and other paffages, and for regulating weights and measures, within the parish of Saint Mary le Bone, in the county of Middlefex; and for other purposes therein mentioned.

C A P. XXIV.

An act for further continuing the duties granted and continued by feveral acts made in the fixth and tenth years of the reign of Queen Aune, and in the feventh year of the reign of King George the First, for repairing the harbour and key of Watchett, in the county of Somerfet.

CAP. XXV.

An act for the better paving, repairing, and cleanfing, the fireets, and other publick paffages, in the feveral parifhes and wards of Saint Michael, Saint John, Holy Rhood, Saint Lawience, All Saints within the Bar, All Saints without the Bar, and Eaft Street and Bag-row, within the town of Southampton, and liberties thereof; and for preventing nuifances and annoyances therein; and for widening and rendering the fame more commodious; and for the lighting and watching the faid fareets and publick paffages.

CAP. XXVI.

An act for further continuing the terms and powers, granted and continued by three acts paffed in the twelfth and thirteenth years of William the 1 hird, the tenth of Queen Anne, and in the eleventh year of his late Majefly George the Second, for recovering, fecuring, and keeping in repair, the harbour of Minehead, in the county of Somerfet, and for the more effectual carrying the faid acts into execution; and alfo for the better fecuring the faid acts into exethe lord or lady of the manor of Minehead for the time being.

CAP. XXVII,

An act to enlarge the powers of an act of the twenty fourth year of his late Majefty, for making the river Nar navigable, from the town and port of King's Lynn to Wettacre in the county of Norfolk, and for making the faid act more effectual.

CAP. XXVIII.

An aft for rebuilding the common gaol of the county of Effex.

CAP. XXIX.

An act to explain, smend, and make more effectual, an act passed in the fifth year of his Majesty's reign, initialed, An act for the more sofy and speedy recovery of small debts within the bundreds of Blackbeath,

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of Bromley and Beckenbam, of Rokefley otherwife Ruxley, and Little and Leffnefi, in the county of Kent; and one other act paffed in the fixth year of his Majefty's reign, for extending the provisions of the faid act to the hundred of Wallington, in the county of Surrey.

CAP. XXX.

An act for rectifying a mistake in an act made in the last fession of parliament, intituled, An act for better fe-curing the duties of customs upon certain goods removed from the out ports and other places to London; for regulating the fees of the officers of his Majefty's customs in the province of Senegambia in Africa; for allowing to the receivers-general of the duties on offices and employments in Scotland, a proper compenfation for their trouble and expences; for the better prefervation of hollies, thorns, and quickfets, in forests, chaces, and private grounds, and of trees and underwoods in forefts and chaces; and for authorifing the exportation of a limited quantity of an inferior fort of barley, called Bigg, from the port of Kirkwall in the islands of Orkney.

THEREAS in an act possed in the last fession of parliament, Preamble. intituled, An act for better fecuring the duties of cu- Acts 9 Geo. 3. ftoms upon certain goods removed from the out ports and other places to London; for regulating the fees of the officers of his Majesty's customs in the province of Senegambia in Africa; for allowing to the receivers-general of the duties on offices and employments in Scotland, a proper compensation for their trouble and expences; for the better prefervation of hollies, thorns, and quickfets, in forefts, chaces, and private grounds, and of trees and underwoods in forefts and chaces; and for authorifing the exportation of a limited quantity of an inferior fort of barley, called Bigg, from the port of Kirkwall in the islands of Orkney, an act made in the fixth year of his prefent Ma- and 6 Geo. 3. jesty's reign, therein intended to be recited and extended, is, by mistake, intituled, An act for the better prefervation of roots, shrubs, and plants, instead of being intituled, An act for the better prefervation of timber trees, and of woods and underwoods, and for the further prefervation of roots, fhrubs, and plants : now, for rectifying the faid mistake, be it enacted by the King's most excellent majesty, by and with the advice and confent of the lords spiritual and temporal, and commons, in this prefent parliament affembled, and by the authority of the fame, That the faid act of the fixth year of his prefent Ma- confirmed and jefty's reign shall, notwithstanding such mistake in reciting the extended. title thereof, made in the faid act of the last fession of parliament, be taken, deemed, and adjudged neverthelefs to be meant thereby, and confirmed and extended accordingly, as to

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1769. to all and every the feveral claufes, powers, authorities, penalties, forfeitures, provisions, matters and things in the faid acts or either of them contained, in the fame manner, to all

intents, constructions, and purposes whatsoever, as if the faid mistake had never been made or happened, and the title of the faid act of the fixth year of his prefent Majesty's reign, had at first been truly recited in the faid act of the last fession of parliament; any law or usage to the contrary in any wife notwithfanding.

CAP. XXXI.

An all for extending like liberty, in the exportation of rice from East and West Florida to the Southward of Cape Finisterre in Europe, as is granted, by former alls of parliament, to Carolina and Georgia.

Preamble.

After August 3, 1770,

Rice may be the fouthward of Cape Finifterre, under like regulations as from Carolina,

by act 3 Geo. 2.

THEREAS the granting the like liberty, to export rice in VV the fame manner from his Majesty's colonies of East and West Florida to the southward of Cape Finisterre in Europe, as is granted, by former acts of parliament, to the previnces of Carolina and Georgia, may be of great benefit to the faid colonies of East and West Florida; be it therefore enacted by the King's most excellent majefy, by and with the advice and confent of the lords fpiritual and temporal, and commons, in this prefent parliament affembled, and by the authority of the fame, That from and after the first day of August, one thousand feven hundred and feventy, it shall and may be lawful for any of his Majefty's subjects, in any ship or vessel built in Great Britain, or in his Majesty's colonies in America, or belonging to any of his Majesty's subjects, and navigated according to law, that shall clear outwards in any port of Great Britain for the province of East or West Florida, or in any port thereof, to thip or load rice in fuch province, and to carry the fame directly to any exported from port fouthward of Cape Finisterre in Europe, without carrying the Floridas to the fame to any other of his Majesty's plantations in America, or to Great Britain; under the like entries, fecurities, restrictions, regulations, limitations, duties, penalties, and forfeitures, as are particularly defcribed, appointed, limited, or enacted for that purpose, in and by an act passed in the third year of the reign of his late majefty King George the Second, intituled, An act for granting liberty to carry rice, from bis Majefly's province of Carolina in America directly to any part of Europe fouthward of Cape Finisterre, in ships built in and belonging to Great Britain, and navigated according to law, as fully and effectually, to all intents and purposes, as if the several clauses, powers, directions, penalties, and forfeitures relating thereto, were particularly repeated and again enacted in the body of this prefent act.

II. And be it further enacted by the authority aforefaid, That this act shall continue and be in force until the twenty-ninth

This act to continue in

day

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day of September one thousand seven hundred and seventy-four, force till and from thence to the end of the then next sellion of par-Sep. 29, 1774. liament.

CAP. XXXII.

An att for defraying the expense of building the new office of encife in London, out of his Majefty's revenue of excife.

WHEREAS by an act passed in the eighth year of his Ma- Preamble, jesty's reign, intituled, An act for carrying into execution reciting act an agreement made between the mayor and commonalty and 8 Geo. 3. citizens of the city of London, and the wardens and commonalty of the mystery of mercers of the faid city, and Stamp Brookfbank equire, fecretary to the commissioners of his Majesty's revenue of excise, for the purchase of Gresham College, and the ground and buildings thereunto belonging, and for vesting the fame unalienably in the crown, for the purpose of erecting and building an excile office there, and for other purpoles therein mentioned; it is, amongst other things, ona Eled, that the mayor and commonelty and citizens of the city of London, and the wardens and commonalty of the myslery of mercers of the city of London, shall, within a time therein limited, pay or cause to be paid unto the receiver-general of his Majesty's duties of excise, the fum of one thousand eight hundres pounds, for and towards the expence of pulling down the faid college, and the building on excife office there; and that the receipt of fuch receiver-general shall be a Jufficient discharge for the same : and whereas a considerable expence, over and above the faid fum of one thousand eight hundred pounds, has already been incurred, and must necessarily be further incurred in cretting and building fuch office for the managing and conducting the business of his Majesty's revenue of excise; and doubts have arisen, whether the commissioners of his Majesty's treasury, or the high treasurer for the time being, are sufficiently authorized by law to direct money arifing out of bis Majefy's revenue of excife, and in the hands of the commissioners of excise, or of any officers belonging to them, to be applied for or towards payment of the faid expences: now, for fettling fuch doubts, may it please your Majesty that it may be enacted; and be it enacted by the King's most excellent majefty, by and with the advice and confent of the lords foiritual and temporal, and commons, in this prefent parliament affembled, and by the authority of the same, That it shall and Treasury im-may be lawful for the commissioners of his Majesty's treasury, powered to or the high treasurer for the time being, and they are hereby direct the authorifed by their warrant or warrants, from time to time, to commissioners require and direct the commissioners of his Majefty's revenue of excise to of excile for the time being to pay, or caule to be paid, out of pence of pence of the money in their bands, or in the hands of their officers, all building new fuch fums as shall be fo required and directed by fuch warrant excise office ; or warrants to be paid, on account of the charge and expense already incurred and to be incurred in crecting and building the faid office of excife; and the money fo paid, in purfuance which shall be Of allowed them

CAP. XXXV.

An all to enable the governor, council, and affembly of his Majesty's colony of New York, to pass an act of assembly for creating and issuing upon loan paper bills of credit to a certain amount; and to make the fame a legal tender in payments into the loan offices and treasury of the said colony.

Preamble, reciting act 4 Geo. 1.

WHEREAS by an act paffed in the fourth year of his prefent Majesty's reign, intituled, An act to prevent paper bills of credit hereafter to be iffued in any of his Majefty's colonies or plantations in America, from being declared to be a legal tender in payments of money, and to prevent the legal tender of fuch bills as are now fubfifting, from being prolonged beyond the periods limited for calling in and finking the fame, it is enacted, That from and after the first day of September. one thousand seven hundred and sixty-four, no order, resolution, or vote of affembly, in any of his Majesty's colonies or plantations in America, shall be made for creating or iffuing any paper bills, or bills of credit of any kind or denomination what forver, declaring fuch paper bills or bills of credit to be legal tender in payment of any bargains, contracts, debts, dues, or demands what foever; and every clause and provision which shall hereafter be inferted in any act. order, or resolution, or vote of affembly, contrary to this act, shall be null and void: and whereas it is, at this time, necessary for the public fervice of the colony of New York, that provision should be made for creating and iffuing one bundred and twenty thousand pounds, current money of New York, in paper bills of credit, 10 be received as a legal tender by the loan officers of the faid colony, for and during the term of fourteen years; and in the treasury of the faid colony, for and during the faid term, and for one year thereafter : and whereas doubts have arisen whether, under the terms of the faid recited statute, such provision as aforefaid can lawfully be made : may it therefore pleafe your Majefly that it may be enacted; and be it enacted by the King's most excellent majefty, by and with the advice and confent of the lords fpiritual and temporal, and commons, in this prefent parliament affembled, and by the authority of the fame, That it shall and may be lawful for the governor, council, and general affembly of the faid colony, to pais an act of the faid general affembly for creating and iffuing a fum, not exceeding one hundred and twenty thousand pounds current money of New York, in bills of credit to be put out upon loan, to be legal tender in payment at the loan offices for and during the term of fourteen years; and in payment into the treasury of the faid colony, for colony duties, for the faid term and for one year thereafter; any thing in the afore-recited statute of the fourth year of his prefent Majesty's reign to the contrary thereof in any wife notwithstanding.

General affembly may pais an act for Mking # 20,000 1. Currency, in bills of credit 1 The fame to be legal tender at the loan offices and treafury there for 14. years, &c.

<u>1</u>44 -

CAP.

CAP. XXXVI.

An all for redeeming the capital or joint flock of annuities, after the rate of three pounds ten fhillings per centum, established by an all made in the twenty-ninth year of the reign of his late majesty King George the Second, intituled, An alt for granting to his Majesty the sum of two millions, to be raised by way of annuities and a lottery, and charged on the finking fund, redeemable by parliament; and for extending to *Ireland* the laws made in this kingdom against private and unlawful lotteries.

Most gracious Sovereign,

TTHEREAS in pursuance of an act made in the twenty-ninth Preamble. year of the reign of his late majesty King George the Second, reciting act intituled, An act for granting to his Majesty the sum of two 29 Geo. s. millions, to be raifed by way of annuities and a lottery, and charged on the finking fund, redeemable by parliament; and for extending to Ireland the laws made in this kingdom against private and unlawful lotteries; the faid fum of two millions was raifed for the public fervice; and it was thereby further enacted, That the fum of one million five hundred thousand pounds, part of the faid fum of two millions, on which annuities, after the rate of three pounds ten shillings per centum per annum were to be attending, should be deemed one capital or joint stock; and that at any time after the expiration of fifteen years, to be computed from the eleventh day of February one thousand seven hundred and fifty-fix. and not fooner, upon fix months notice to be printed in the London Gazette, and affixed upon the Royal Exchange in London, by authority of parliament; and upon repayment by parliament of the whole principal fum of one million five bundred thousand pounds, for which the faid annuities were payable, to fuch respective perfons or corporations as should be intitled to the same annuities; or upon the like repayment by parliament of any part of the faid fum of one mil-lion five hundred thousand pounds, fo as such part of the sum so paid at any one time be not lefs than five bundred thousand pounds; and also upon full payment of all arrearages of the same annuities, then, and not till then, the faid annuities should cease and determine, and be understood to be redeemed; and that any vote or resolution of the house of commons, signified by the speaker in writing, to be inserted in the London Gazette, and affixed on the Royal Exchange in London, as aferefaid, Should be deemed and adjudged to be fufficient notice within the words and meaning of the faid act : and whereas your Majesty's most dutiful and loyal subjects, the commons of Great Britain in parliament affembled, have refolved, That the faid fum of one million five bundred thousand pounds, being the amount of the faid capital or joint flock of the annuities after the rate of three pounds ten shillings per centum, be redeemed and paid off on the twelfth day of February, one thousand seven hundred and seventy-... ons 🔄

fuance of a refolution of the faid house in this seffion of parliament, give notice by writing, inferted in the London Gazette, and affixed upon the Royal Exchange in London, that the fame will be paid off and redeemed on the twelfth day of February, one thou-

Notices given ficient.

 iffued to the bank, out of the fupplies granted this feffion, viz. On or before 32 Feb. 1771, **3**, 500,000 l. to be applied in discharging part of **2,00**0,000 l. raifed by act 29 Geo. 2. and redeeming attendant annuities ;

and fo much out of the finking fund, preft,

charge the fum of 1, 500,000 l, from 5 Jan. to 12Feb.1773, by the faid governor and company in discharge of fuch aninclutive.

cordingly. II. And be it further enacted by the authority aforefaid, The following That on or before the faid twelfth day of February, one thoufand feven hundred and feventy-one, there shall and may be iffued and paid to the governor and company of the bank of *England*, the fum of one million five hundred thou(and pounds, out of all or any the aids or supplies granted in this feffion of parliament (except any particular aid or fupply which hath been or shall be in the same fession specially and intirely appropriated to any other particular use or purpose;) which fum shall be, by the faid governor and company, applied and paid over for difcharging the faid principal fum of one million five hundred thousand pounds, part of the faid fum of two millions, raifed under the authority of the faid act made in the twenty-ninth year of his late Majefty's reign, and for redeeming the faid annuities after the rate of three pounds ten fhillings per centum, attending on the fame.

III. And be it further enacted by the authority aforefaid, That on or before the faid twelfth day of February, one thoufand feven hundred and feventy-one, there shall and may, by by way of im- order of the commissioners of the treasury, or any three or more of them, or the high treasurer for the time being, without any further or other warrant to be fued for, had, or obtained in that behalf, be iffued and paid at the receipt of his Majelty's exchequer, to the governor and company of the bank of England, by way of imprest, and upon account, out of the furpluffes, exceffes, or overplus-monies, commonly calles shall be ne. ed The Sinking Fund, such sum of money as shall be necessary ceffary to dif- for the discharge of the faid annuities attending on the faid fum of one million five hundred thousand pounds, from the tending on the fifth day of January, one thousand feven hundred and feventyone, to the faid twelfth day of February, one thousand seven hundred and feventy-one inclusive; which fum shall be applied

fand Jeven bundred and seventy-one, agreeable to the power of redemption in the faid act : therefore, your 'faithful commons, do most . bumbly befeech your Majefty, that it may be enacted; and be it

enacted by the King's most excellent majesty, by and with the advice and confent of the lords spiritual and temporal, and commons in this prefent parliament affembled, and by the authority of the fame, That fuch notices as aforefaid shall be, by the speaker and be deemed, adjudged, and taken to be good and sufficient to be deemed notice or notices within the true intent and meaning of the good and fuf- faid act, for the redemption of the faid capital or joint flock of annuities after the rate of three pounds ten shillings per centum, and the fame shall be redeemable and redeemed ac-

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T 1769.

nuities

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nuities accordingly, at the fame time that the respective prin-Bank to apply cipal monies, composing the faid sum of one million five hun- the same acdred thousand pounds, shall be paid and satisfied; and that cordingly, all such annuities in respect of, or attending on the same, shall and annuities cease and be extinguished, from the said twelfth day of *Fe*- to cease. *bruary*, one thousand seven hundred and seventy-one.

IV. Provided always, and be it further enacted by the authority aforefaid, That if all or any part of the faid principal be paid up to monies, composing the faid fum of one million five hundred the day apthousand pounds capital and joint stock hereby intended to be pointed for the redeemed, shall be paid and fatisfied at the bank of *England* beredemption fore the faid twelfth day of *February*, one thousand feven hundred and seventy-one, the faid governor and company shall notwithstanding the same pay, and they are hereby impowered to pay, in respect of the principal monies so discharged, the full sum which the faid annuities attending the same would have amounted to on the faid twelfth day of *February*, one thousand seven hundred and seventy-one; any thing herein, or in any other act contained to the contrary notwithstanding.

V. Provided always, and be it further enacted and declar-This act not ed by the authority aforefaid, That nothing herein contained to extend to thall be deemed or construed to extend to any the annuities the annuities after the rate of three pounds per centum per annum attending attending the on the fum of five hundred thousand pounds, being the refi- 2,000,000 l. due of the faid fum of two millions, raifed by the faid act raifed by act made in the twenty-ninth year of his late Majefty, and there- 29 Geo.2. &c. by added to the joint flock of annuities after the rate of three pounds per centum per annum, transferrable at the bank of England, and not hereby intended to be redeemed; but that the fame shall continue subject to a redemption by parliament, and charged and chargeable upon the faid Sinking Fund; and shall be paid thereout in such manner as the same is now charged and payable, as if this act had never been made; any thing herein before contained to the contrary notwithstanding.

VI. Provided alfo, and be it further enacted by the authority aforefaid, That the faid governor and company, or any of the bank to member thereof, fhall not incur any difability or penalty for or incur any by reafon of his or their doing any matter or thing in pur-difability in fuance of this act.

VII. And be it further enacted by the authority aforefaid, act. That if any perfon or perfons shall, at any time or times, be fued, molested, or profecuted for any thing by him or them done or executed in purfuance of this act, or of any matter or thing therein contained; such perfon or perfons shall and may General iffue, plead the general iffue, and give the special matter in evidence for his and their defence: and if a verdict shall pass for the defendant or defendants, or the plaintiff or plaintiffs shall difcontinue his or their action, or be nonfuited, or judgement shall be given against him or them upon demorrer or otherwife s Treble cofts.

wife; then fuch defendant or defendants shall have treble costs to him or them awarded against fuch plaintiff or plaintiffs.

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CAP. XXXVII.

An all for continuing fo much of an all made in the third year of bis present Majesty's reign, intituled, An act to continue and amend two acts made in the twenty-first and twenty-eighth years of his late Majesty's reign, for encouraging the making of indico in the British plantations in America; and for extending the provifions of an act of the thirtieth year of his late Maiefty's reign, with respect to bringing prize goods into this kingdom, to Spanish prize goods taken fince the late declaration of War with Spain, as relates to encouraging the making of Indico in the British plantations in America; and for explaining fo much of an att made in the fifth year of his present Majesty's reign, as relates to the regulating the fees of the officers of the customs in America; and for extending the fame to the naval officers there.

Preamble.

Act 21 Geo.2. ing the making of Indico in America,

which was continued by feveral fubiequent acts,

THEREAS the law for encouraging the making of indice in the British plantations in America, is found to be very useful and beneficial to the publick, and is so near expiring, that it is fit it should be continued; be it therefore enacted by the King's most excellent majefty, by and with the advice and confent of the lords spiritual and temporal, and commons, in this prefent parliament affembled, and by the authority of the fame, That an act made in the twenty-first year of the reign of for encourag- his late majefty King George the Second, intituled, An act for ercouraging the making of indico in the British plantations in America, which was to continue in force for feven years from the twenty-fifth day of March, one thousand seven hundred and forty-nine, and from thence to the end of the then next feffion of parliament; and which, by another act of the twenty-eighth year of his faid late Majefty's reign, is further continued from the twenty-fifth day of March, one thousand seven hundred and fifty-fix, until the twenty-fifth day of March, one thousand seven hundred and sixty-three, and from thence to the end of the then next feffion of parliament; and which, by another act made in the third year of the reign of his prefent Majesty, intituled, An act to continue and amend two acts made in the twenty-first and twenty-eighth years of his late Majesty's reign, for encouraging the making of indico in the British plantations in America; and for extending the provisions of an act of the thirtieth year of his late Majefly's reign, with respect to bringing prize goods into this kingdom, to Spanish prize goods taken fince the late declaration of war with Spain, is further continued, from

from the expiration thereof, until the twenty-fifth day of March, one thousand feven hundred and feventy, and from thence to the end of the then next feffion of parliament; shall be, and the fame, together with all the provisions, regulations, restrictions, powers, and claufes mentioned in the faid last recited act of the third year of his prefent Majesty, so far as they relate to encouraging or concern the making of indico in the Britifb plantations in America, is hereby further continued from the expiration further contin thereof, until the twenty-fifth day of March, one thousand feven nued to 15 hundred and feventy-feven, and from thence to the end of the March 1777. the then next feffion of parliament.

II. And whereas by an act paffed in the fifth year of the reign of Act 5 Geo. 3. bis prefent Majefly, intituled, An act for more effectually fecuring and encouraging the trade of his Majesty's American dominions; for repealing the inland duty on coffee, imposed by an act made in the thirty-fecond year of his late majefty King George the fecond; and for granting an inland duty on all coffee imported (except coffee of the growth of the British dominions in America;) for altering the bounties and drawbacks upon fugars exported; for repealing part of an act made in the twenty-third year of his faid late Majesty, whereby bar iron, made in the faid dominions, was prohibited to be exported from Great Britain, or carried coaftwife; and for regulating the fees of the officers of the cuftoms in the faid dominions; in order to prevent any disputes concerning what fees the officers of his Majesty's customs in the British colonies and plantations in America may be intitled to for making entries or other business done by them in the execution of their employments, it is enacted, that until fuch time as the fame shall be otherwise settled by the authority of parliament, it shall and may be lawful for all and every collector, and other officer of his Majefly's customs in any British colony or plantation in America, to demand and receive fuch fees as they and their predeceffors were intitled to demand and receive, on or before the twenty-ninth day of September, one thousand seven hundred and sixty-four, provided the fees to taken are not contrary to the express direction of any act of parliament made in Great Britain ; any law, bye-law, or other act of affembly, made in the faid plantations, to the contrary notwith flanding : and whereas there have lately arisen, in some of the ports of America, disputes when ther the officers of the customs were intitled to demand and receive such fees as were usually taken by them and their predecessors before the faid twenty-ninth day of September, one thousand seven hundred and fixty-four; and the naval officers not having been included in the faid re- After 1 Aug. ty-four; and the naval officers not daving oven included in the juik re-cited ast, disputes have arisen concerning the fees of some of the faid Officers of the naval officers; be it enacted by the authority aforeiaid, That from customs, and and after the first day of August, one thousand seven hundred and naval officers seventy, for and during the term of two years, and from thence in the British to the end of the then next feffion of parliament, unlefs the fame colonies, may, fhall be fooner fettled by the authority of parliament, every col- for 2 years, lefter compared and other officer of his Mainfair and a demand such lector, comptroller, and other officer of his Majefty's cuftoms, fees as were and every naval officer in the faid British colonies, shall be usually paid deemed to be intitled to, and shall and may lawfully demand before 29 Sept. and receive such fees, as they and their predecessors respectively 1764. Y

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were

were and had been generally and usually accustomed to demand. take, and receive, before the faid twenty-ninth day of September, one thousand seven hundred and sixty-four; and shall have like remedy for the fame according to the true intent and meaning of the faid recited act; any law, bye-law, or other act of affembly made in the faid plantations, to the contrary notwithstanding, and if any fuch collector, comptroller, or other officer of his Majefty's cuftoms, or naval officer, in America, shall exact, require, or receive any greater or other fees than fuch as are herein before allowed to be taken, he shall, for the first offence, forfeit the fum of fifty pounds; one moiety of which penalty shall be to his Majesty, his heirs, and successors, and the other moiety to the perfon or perfons aggrieved thereby, who shall fue for the fame in the proper court in fuch colony or plantation; and for the fecond offence, he shall forfeit his place or office, and be for ever after incapable of executing any office or employment in the cuftoms or navy.

C A P. XXXVIII.

An att for continuing the bounties on British and Irish linens exported; for further discontinuing the duties on the importation of foreign raw linen yarns made of flax; and for granting a bounty on the exportation of British checqued and striped linens, and upon British and Irish diapers, Huckabacks, sheeting, and other linen of above a certain breadth.

Preamble, reeiting act 29 Geo. 2.

XTHEREAS by an act paffed in the twenty-ninth year of his late majefly King George the second, intituled, An act for granting a bounty upon certain fpecies of British and Irish linens exported, and taking off the duties on the importation of foreign raw linen yarns made of flax, it is enacted, that there shall be given and paid, without any fee, reward, or deduction what foever. a bounty for every yard of British or Irish linens made of bemp, or flax, and of the breadth of twenty-five inches or more, under the value of five-pence per yard, the fum of one halfpenny; and of the value of five-pence per yard, and under the value of fix-pence per yard, the fum of one-penny; and of the value of fix-pence per yard, and not exceeding the value of eighteen-pence per yard, the fum of one penny half-penny; which, from and after the twenty-fourth day of June, one thousand seven bundred and fifty-fix, and within the term of fifteen years, to commence from the faid twenty-fourth day of June, or at any time thereafter before the end of the then next sefficen of parliament, shall be exported out of Great Britain to Africa, America, Spain, Portugal, Gibraltar, the island of Minorca, or to the East Indies : and it is further enacted, that from and after the faid twenty-fourth day of June, no fublidy, custom, rate, duty, or other impofition what foever, should be demanded, collected, received, or taken upon any raw or brown linen yarn made of flax, and known by the names of Dutch yarn and French yarn, and of spruce or Muscovia yarn, or any other foreign raw or brown linen yorns made of flax, which fball be imported into this kingdom; but that all fuch linen yarns fball and may be imported duty-free for the space of fifteen years from the faid

Penalty on exacting greater ices. Application thereof. faid twenty-fourth day of June, or at any time thereafter before the end of the then next fession of parliament; any former law, statute, or act or acts of parliament to the contrary notwithstanding : and whereas the manufacture of linen would be still further improved, and the exportation thereof to foreign parts be preferved and confiderably increased, if the bounties by the faid aft granted, and berein before recited, were continued, and the duties on the importation of foreign raw linen yarns made of flax taken off for a further term of years, and if a bounty was allowed on the exportation of all British checked and striped linen of a certain value : may it therefore please your Majesty that it may be enacted : and be it enacted by the King's most excellent majesty, by and with the advice and confent of the lords fpiritual and temporal, and commons, in this prefent parliament affembled, and by the autho- Act. 29. Geo. rity of the fame, That the faid act of the twenty-ninth of his 2. for grantlate majefty King George the fecond, intituled, An att for grans- ing bounties ing a bounty upon certain fpecies of British and Irish linens exported, of certain liand taking off the duties on the importation of foreign raw linen yarns nens, &c. made of flax, and the bounties thereby allowed; and the taking off the duties on the importation of the foreign raw linen yarns made of flax; shall be, and the same are hereby continued, under all the clau- further contifes, conditions, and limitations of the faid act, until the twen- nued till 24 ty-fourth day of June, one thousand seven hundred and seven- June, 1778; ty-eight, and from thence to the end of the then next fellion of except where are altered and extend altered by this parliament, except in fo far as the fame are altered and extend- act. ed by this prefent act in manner as herein after mentioned; any thing in the herein before recited act to the contrary notwithstanding.

II. And be it further enacted by the authority aforefaid, That bounty on there shall be given and paid, without any fee, reward, or de- certain Britich duction whatfoever, a bounty for every yard of Britif checked friped linens or ftriped linen of the breadth of twenty-five inches or more exported; and not exceeding one fhilling and fixpence and not under feven-pence in value per yard the fum of one halfpenny, which, from and after the twenty-fourth day of June, one thousand ieven hundred and feventy-one, and within the term of feven years, to commence from the faid twenty-fourth day of June last mentioped, and from thence to continue to the end of the then next session of parliament immediately following the expiration of the faid additional term of feven years, shall be exported out of Great Britain to Africe, America, Spain, Portugal, Gibralar, the illand of Minorca, or the East Indies; in the fame manner, and under subject to the the like provisions, conditions, and limitations, as the herein be- provisions of fore recited bounties were allowed by the faid act of the twen- act 29 Geo. 2. ty-ninth year of his late Majefty, and continued under this prefent act.

III. And be it further enacted by the authority aforefaid, That linen of above if, upon view and examination by the proper officers of the cuf is. 6. per yard toms it fhall appear, that all or any piece or pieces of checked titled to bounand ftriped linen, which fhall be entered for exportation as in - ty, titled to the bounty hereby granted, is or are of a greater value than one fhilling and fixpence per yard; then, and in fuch cafe cufom officer may take and cafes respectively, it fhall be in the power of the officers of the fame,

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the

per yard above estimated value, &c.

A bounty of

manufacture, not exceeding

1d. 2q. per fquare yard allowed upon

the cuftoms to take the faid checked and ftriped linen, on payon paying 1d. ing to the exporter or feller the value of one penny per yard over and above the effimated value thereof; in the fame manner, and fubject to the like difpositions and conditions, as by the faid before recited act are provided in the cafe of linen entered for exportation as intitled to the bounty, which, on view and examination, shall appear to the officers to be of greater value than one shilling and sixpence per yard.

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IV. And whereas diapers, huckabacks, sheeting, and other species of linen, upwards of one yard English in breadth, though of no finer or better fabrick or quality than linen of an ordinary breadth which are intitled to the bounty by the faid act granted, are not intitled to the faid bounty if above the value of eighteen pence per yard : and whereas it would be of greater benefit to the manufacture of diapers, buckabacks, sbeeting, and other species of linen aforesaid, that a bounty be granted by the square yard upon the exportation of the same to any of the places mentioned in the faid recited act; be it therefore enacted by the authority aforefaid, That for and upon every fquare yard of the species of goods aforefaid, being of the manufacture of allowed upon Great Britain or Ireland, and not exceeding one shilling and fixdiaper, &c. of pence the fquare yard in value, a bounty of one penny halfpen-British or Irish ny upon every such square yard, and so in proportion for any quantity exceeding a fquare yard, shall be allowed upon the exportation thereof respectively, for such time, and in such manyard in value, ner, and under and subject to the like conditions, restrictions, and limitations, as are preferibed by the faid recited act of the twenty-ninth year of his faid late majefty's reign, and continued by this prefent act.

CAP. XXXIX.

An all for registering the prices at which corn is fold in the feveral counties of Great Britain, and the quantity exported and imported.

Preamble.

Juffices at geter-feffions next after 29 Sept. yearly,

to order weekly returns to be made of the prices of wheat, rye, barley, oats, beans, and big,

THEREAS a register of the prices at which corn is fold in the feveral counties of Great Britain, will be of publick and general advantage : may it please your Majesty, that it may be enacted; and be it enacted by the King's most excellent majesty, by and with the advice and confent of the lords spiritual and temporal, and commons, in this prefent parliament affembled, and by the authority of the fame, That the justices of the peace for each county, riding, division, and stewartry within Great Britain, shall, neral or quar- and they are hereby required, at their general or quarter-feffions, to be held next after the twenty-ninth day of September one thousand seven hundred and seventy, and so in every succeeding year during the continuance of this act, at their general or quarter-feffions to be held next after the twenty-ninth day of September, to order and direct returns to be made weekly of the prices of wheat, rye, barley, oats, and beans, from fuch and fo many market-towns within fuch respective counties, ridings, divisions, and stewartries, as they shall think proper, not being less than two, nor more than fix market-towns within any county, riding, or division, in that part of Great Britain called England :

1769.] Anno decimo GEORGII III. c. 39

land; and in that part of Great Britain called Scotland, the pri- from not lefs ces also of that grain called *Bear* or *Big*; and fhall and may also more than 6 direct and appoint a proper perfon, being an inhabitant of fuch markets; market-town, to make fuch returns from every fuch market- and to appoint town respectively to the person to be appointed in manner here- a person to in after directed to receive the same; and in case the person ap-turns. pointed by the justices as aforefaid shall die, neglect his duty, or On his neglect, become incapable of performing it, any two juffices of the peace &c. two juftiacting for the county, riding, division, or stewartry, shall and ces may apmay appoint a fit perfon to make fuch returns, until the next to act till the general or quarter-feffion of the peace to be holden for fuch coun-next general ty, riding, division, or stewartry; and the justices of the peace or quarterat fuch next general or quarter-feffions, shall and may ratify and feffions. confirm such appointment, or appoint some other person to make fuch returns until the next general or quarter-feffions to be held after the twenty-ninth day of September.

II. And be it further enacted by the authority aforefaid, That Meal weighthe meal-weighers of the city of London for the time being, shall ers of London take an account of the prices at which wheat, rye, barley, oats, to make a and beans are fold at the markets within the faid city, and return of the average the average prices weekly to the perfon to be appointed to re-prices. ceive the fame.

III. And be it further enacted by the authority aforefaid, That Juffices negin case any of the faid justices of the peace shall refuse or neglect lecting to ap-to appoint a proper person to make such returns as aforesaid, to make the then the lord high treasurer, or the commissioners of the treasury return, for the time being shall, and they are hereby required to appoint treasury to apfuch perfon or perfons, as they thall think proper, to make fuch point one, &c. returns from fuch respective places; who shall be paid in the manner directed by this act, until the respective justices of the peace, at their general or quarter-feffions next after the twentyninth day of September, shall appoint a proper person for that purpole.

IV. And be it further enacted by the authority aforefaid, That flandard bu-the juffices of the peace for each county, riding, division, and provided, &c. stewartry, shall cause a standard Winchester bushel of eight gallons to be provided and kept at each market-town, from whence fuch returns shall be directed to be made; and such returns shall be the average prices of wheat, rye, barley, oats, beans, and bear or big, by the cultomary measure of each respective market; and alfo the average prices by the faid ftandard or Winchefter bushel.

V. And be it further enacted by the authority aforefaid, That perfons makevery perfon making fuch returns (except from the city of Lon- ing returns, don) fhall be intitled to, and fhall receive fuch fum or fums of of county money for his care and trouble therein, as the justices of the rates. peace fo affembled as aforefaid shall respectively order and direct, not exceeding two shillings for each return, to be paid quarterly out of the publick rates for each county, riding, division, or stewartry; which sum and sums of money the treasurer of such county, riding, division, or stewartry, is hereby authorised and required to pay out of the publick flock of fuch county, riding, division,

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Anno decimo GEORGII III. c. 39.

Duplicates of returns to be laid before Juffices 4

treasury to apturns there;

who is to enter them in a book, and publish them, or ab-London Gazette ; and likewife clerks of the peace, &c. the returns made ties, &c. Perfon ap-

pointed by the treasury, exempted

Act 4 Geo. 1.

Account of quantities of and of boun-, ties and duties paid and received, to annually by commiffioners of cultoms made thereof.

division, or stewartry, upon receiving a certificate from the perfon authorifed to receive fuch returns, that the fame have been made according to the directions of this act, and upon the receipt of duplicates of fuch returns; which duplicates, the perfons making the fame are hereby required to deliver or transmit to the clerk of the peace or his deputy for each respective county, riding, division, or stewartry, four times in every year, to be times a year. laid before the justices of the peace at their next general or quarter-fellions affembled.

VI. And be it further enacted by the authority aforefaid, That point a perfon the lord high treasurer or the commissioners of his majefty's treato receive re- fury for the time being shall, from time to time, appoint a fit perfon to receive fuch returns at the treasury (the first appointment to be made before the first day of August, one thousand feven hundred and feventy, and published eight times at the least in the London Gazette;) and fuch perfon shall, and is hereby required to enter, or caufe fuch returns to be entered fairly in a book or books to be kept for that purpole; and once in every week to caufe the fame, or an abstract thereof, in the manner and ftracts thereof, form that shall be approved of by the lord high treasurer, or any weekly, in the three commissioners of his Majesty's treasury for the time being, to be published in the London Gazette; and shall also four times in every year transmit a certificate to the clerk of the peace 4 times a year, for each respective county, riding, division, and stewartry, and certify to the to the court of mayor and aldermen of the city of London, of the returns which have been made by the feveral perfons appointed to make the fame within fuch county, riding, division, from their re. or flewartry; and also whether the fame were regularly made spective coun- according to the directions of this act.

VII. And be it further enacted by the authority aforefaid. That the perfon appointed to receive the faid returns at the treafury, shall receive and fend all his letters and packets free from the duty of postage, in the same manner, and under such from postage. restrictions, as any person or persons appointed by the lord high treasurer, or commissioners of the treasury for that purpose, now

fend and receive the fame in purfuance of an act made in the fourth year of his present Majesty, intituled, An act for prevent-

ing frauds and abuses in relation to the sending and receiving of letters and packets free from the duty of postage; any law or flatute to the contrary notwithstanding.

VIII. And be it further enacted by the authority aforefaid, corn exported That the lord high treasurer, or the commissioners of the treafury for the time being shall, and they are hereby required to order and direct, that an account of the quantities of all corn and grain exported and imported from and into Great Britain, togebetransmitted ther with an account of all bounties and duties paid and received thereon, be transmitted annually by the commissioners of the cuftoms in England and Scotland respectively, and be registered in proper books to be kept for that purpose by the perfon apand Scotland. pointed to receive the returns of the prices from the feveral coun-Entries to be ties as aforefaid.

IX. And

1769.] Anno decimo GEORGII III. C. 40.

IX. And be it further enacted, That this act shall have conti- Act to continuance from the paffing thereof, for and during the term of fe- nue in force ven years, and from thence to the end of the then next feffion 7 years. of parliament.

CAP. XL.

An att for appropriating a fund, established by an att made in the seventh year of the reign of his present Majesty, intituled, An act for granting to his Majefty additional duties on certain foreign linens imported into this kingdom, and for establishing a fund for the encouraging of the raifing and dreffing of hemp and flax.

THEREAS by an act paffed in the seventh year of the reign Preamble reof bis present Majesty, intituled, An act for granting to his citing act 7 Majefty additional duties on certain foreign linens imported in- Geo. 3. to this kingdom, and for establishing a fund for the encouraging of the raising and dreffing of hemp and flax, it is enacted, that a fum not exceeding fifteen thousand pounds per annum, arising from the duties by the faid act granted, shall be kept apart in the receipt of bis Majesty's exchequer, as a fund for the encouragement of raising and dreffing hemp and flax in this kingdom, in fuch way and manner as the parliament fould thereafter direct : and whereas fuch direction is now become requisite for answering the salutary purposes of the said ast: may it therefore please your Majesty that it may be enacted; and be it enacted by the King's most excellent majesty, by and with the advice and confent of the lords spiritual and temporal, and commons, in this prefent parliament affembled, and by the authority of the fame, That it shall and may be lawful His Majefty to and for his Majesty, his beirs and successors, from time to direct the diftime, and at all times hereafter, by his or their royal fign ma- tribution of nual for that purpose, and counterfigned by the commissioners soool, per anof his Majefty's treasury, now or for the time being, or any num, &c. for three or more of them, or the high treasurer for the time being, the raising and to direct, order, limit, and appoint, the diftribution and pay- dreffing of ment of the fum of eight thousand pounds per annum, from the hemp and commencement of the faid act of the feventh of his prefent Ma- flax, jefty, and annually afterwards, or of eight fifteenth parts of the fum and fums of money which have already grown due and been kept apart, and shall hereafter grow due and be kept apart, for the encouragement of raifing and dreffing hemp and flax in this kingdom, pursuant to the directions of the faid act of the seventh pursuant to of his present Majesty, and every matter and thing necessary for the directions the appropriation thereof, according to the true intent and of act 7 Geo. 3. meaning of the faid herein before recited act, in fuch ways and manner, and in and by fuch shares, proportions, and divisions, and under fuch conditions, reftrictions, and limitations, as to his Majesty, his heirs, and successors, shall, from time to time as aforefaid, appear to be most useful and effectual for the encouragement of the raifing and dreffing hemp and flax within that part of Great Britain called England. Y 4

II. And

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Treasury to

for paying

70001 an-

nually, &c.

purfuant to

crown rents

in Scotland, towards en-

couraging

filheries, &c.

herein after mentioned.

Anno decimo GEORGII III. C. 40.

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Act 13 Geo.1. II. And whereas, purfuant to powers given by an ast paffed in the thirteenth year of his majefly King George the First, intituled, An act for encouraging and promoting filheries, and other manufactures and improvements, in that part of Great Britain called Scotland, his Majefly has already, by letters patent under the great feal appointed by the treaty of union to be kept in Scotland in place of the great feal thereof, appointed, named, and authorifed certain persons to be trustees and commissioners for managing and directing the application of the several funds and sums of money in the said act provided and appropriated for the improvement and encouragement of fiftery and manufactures in that part of Great Britain called Scotland : and whereas it will be of great publick benefit that (o much of the faid fund fet apart for the encouragement of the raising and dressing of hemp and flax, as shall be allotted for that part of Great Britain called Scotland, should likewise be put under the management and direction of the faid trustees and commissioners, and other persons after mentioned: be it therefore further enacted by the authority aforefaid, That the commissioners of his Majesty's treasury now iffue warrants being, and the high treasurer of Great Britain, and the commisfioners of the treasury of his Majesty, his heirs, and successors, for the time being, shall, and they are hereby impowered and required to iffue their warrants and orders to the proper perfons, for making payment of feven thousand pounds per annum, from the commencement of the faid act of the feventh of his present Majefty, and annually afterwards, or of seven fifteenth parts of the fum and fums of money which have already grown due and been kept apart, and shall hereafter grow due and be kept apart in the receipt of his Majefty's exchequer, for the encouragement of raifing and dreffing hemp and flax in this kingdom pursuant to the directions of the said act of the seventh of his prefent Majefty, as the fame shall feverally become due, unto act 7 Geo. 3. to the receiver the receiver-general of the crown rents and cafualties in Scotland, general of the without fee or reward, to be by him answered and issued in like manner, without fee or reward, to and by the order of the comand cafualties millioners and truftees for encouraging and promoting filhings, manufactures, and improvements, in that part of Great Britain called Scotland, and other perfons after named in manner as

Methods pre-13 Geo. 1,

in the diffribution of money isfued under this act.

III. And be it further enacted by the authority aforefaid, That scribed by act the fame plan or method, rules, and regulations, whereby the funds appropriated for the improvement of fifheries and manufactures by the faid act of the thirteenth of George the First, are ordered to be applied, laid out, and distributed, shall take place, to be followed and be followed in the application, laying out, and distribution of the fum and fums of money which shall be issued under the authority of this prefent act, to and for the encouragement of the railing hemp and flax in that part of Great Britain called Scotland, under the direction and management of the faid truftees and commissioners, in the same manner, and as effectually, as if the feveral claufes, powers, provisions, rules, regulations, matters, and things, in the faid laft-mentioned act, respecting the plan,

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plan, rules, and regulations aforefaid, were repeated, and applied in this prefent act to the application, laying out, and distribution of the faid fum and fums of money allotted for the encouragement of the raifing and drefling of hemp and flax in that part of Great Britain called Scotland.

CAP. XLI.

An all to enable the speaker of the house of commons to issue bis warrants to make out new writs for the choice of members to ferve in parliament, in the room of fuch members as shall die during the recess of parliament.

WHEREAS many inconveniencies have bappened, and many Preamble. diforders bave been occasioned, for want of more speedy elections of members of the house of commons, in the room of such who have died during the recess of parliament : for remedy whereof, be it enacted by the King's most excellent majesty, by and with the advice and confent of the lords spiritual and temporal, and commons, in this prefent parliament affembled, and by the authority of the fame, That, from and after the end of the prefent After the end feffion of parliament, it shall and may be lawful for the speaker of the present of the house of commons for the time being, during the receis the speaker of of parliament for more than twenty days, whether by proroga- the house of tion or adjournment, and he is hereby required to iffue his war- commons, rants to the clerk of the town to make out new writs for electing during receives. members of the house of commons, in the room of such members rants for makwho shall happen to die during such receis of parliament, fo ing out write foon as fuch speaker shall have had due notice of the decease of for new elections. fuch members.

II. Provided always, That no fuch warrant shall be issued by Decease to be the speaker of the house of commons, unless the death of such certified by member shall be certified to him by two members of the house two members; of commons, by writing under their hands.

III. Provided always, and be it further enacted, That the and notified fpeaker of the house of commons shall forthwith, after the re- in the London ceipt of the certificate of the death of such member, cause no- Gazette. tice thereof to be inferted in the London Gazette, and shall not iffue his warrant till fourteen days after the infertion of fuch notice in the Gazette; any thing herein contained to the contrary notwithstanding.

IV. Provided also, and be it further enacted, That nothing Speaker not to herein contained shall extend to authorize the speaker of the iffue his war-nant, unless the houle of commons for the time being, to iffue his warrant to return of the the clerk of the crown to make out a new writ for the electing writ for eleca member of the house of commons in the room of any mem- tion of deceafber deceased, unlefs the return of the writ, by virtue of which ed member be fuch member deceased was elected (hall have been brought into brought to the fuch member deceased was elected, shall have been brought into crown office the office of the clerk of the crown, fifteen days at the least be- 15 days before fore the end of the feffion of parliament immediately preceding the end of the the death of fuch member. ÇAP. don.

preceding (el,

An all to indemnify fuch perfons in Great Britain and Ireland, as have omitted to qualify themfelves for offices and employments within the time limited by law, and for allowing further time for that purpofe; for allowing further time for registering and inrolling agreements entered into for enclosing commons, for the purpofe of planting and preferving trees for timber or underwood; and for indemnifying perfons who have omitted to make and file affidavits of the execution of indentures of clerks to attornies and follicitors.

Preamble, reciting the feveral qualifying acts of

1 Geo. 1.

23 Car. 3.

25 Car. 2.

30 Car. s.

8 Geo. 1.

9 Geo. s.

THEREAS divers perfons in the kingdom of Great Britain and Ireland, who, on account of their offices, places, employments, or professions, or any other cause or occasion, ought to have taken and fubscribed the oaths, or the affurance respectively appointed to be by fuch perfous taken and fubscribed, in and by an act made in the first year of the reign of his late majesty King George the First, of glorious memory, intituled, An act for the further fecurity of his Majefty's perfon and government, and the fucceffion of the crown in the heirs of the late princes Sophia, being protestants; and for extinguishing the hopes of the pretended prince of Wales, and his open and fecret abetters; or to have qualified them felves according to an all made in the thirteenth year of the reign of King Charles the Second, intituled, An act for the well governing and regulating corporations; or to have qualified themfelves according to another att made in the twenty-fifth year of the reign of King Charles the Second, intituled, An act for preventing the dangers which may happen from popish recufants, by receiving the facrament of the Lord's supper according to the usage of the church of England, and making and fubscribing the declaration against transubstantiation therein mentioned; or according to another all made in the thirtieth year of the reign of King Charles the Second, intituled, An act for the more effectual preferving the King's perfon and government, by disabling papifts from fitting in either house of parliament; or according to an all made in the kingdom of Ireland, in the fecand year of the reign of ber late majesty Queen Anne, intituled, An act to prevent the further growth of popery; or according to another act made in the eighth year of the reign of his late majefly King George the Firft, intituled, An act for granting the people called quakers, such forms of affirmation or declaration as may remove the difficulties which many of them lie under; or according to another all made in the ninth year of the reign of his late majesty King George the Second, intituled, An act for indemnifying perfons who have omitted to qualify themselves for offices within the time limited by law, and for allowing further time for that purpole; and for amending fo much of an act paffed in the fecond year of the reign of his prefent Majefty, as requires perfons to qualify themfelves for offices before the end of the next term or quarter feffions; and also for enlarging the time limited by law for making

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ing and fubfcribing the declaration against transubstantiation ; and for allowing a further time for inrolment of deeds and wills made by papifts; and for relief of protestant purchasers, devisees, and leffees; or according to another all made in the eighteenth year of the reign of his late majesty King George the Second, intituled, 18 Geo. 2. An act to amend and render more effectual an act paffed in the fifth year of his prefent Majesty's reign, intituled, An act for the further qualification of juffices of the peace; or according to another act made in the fecond year of the reign of his prefent Majesty, intituled, 2 Geo. 3. An act to explain, amend, and reduce into one act of parliament, the feveral laws now in being relating to the raising and training the militia within that part of Great Britain called England; or according to another all made in the fixth year of the reign of his pre- and 6 Geo. 3. fent Majesty, intituled, An act for altering the oath of abjuration and the affurance; and for amending to much of an act made in the feventh year of her late majefty Queen Anne, intituled. An act for the improvement of the union of the two kingdoms, as, after the time therein limited, requires the delivery of certain lists and copies therein mentioned to perfons indicted of high treason, or misprision of treason; bave, through ignorance of the law, absence, or some unavoidable accident, omitted to take and subfcribe the faid oaths and affurance, and make and fubscribe the declaration required by law, or otherwise to qualify themselves as aforefaid, within fuch time, and in fach manner, as in and by the faid acts respectively, or by any other act of parliament in that behalf made is required ; whereby they have incurred, or may be in danger of incurring, divers penalties and disabilities : for quieting the minds of his Majesty's subjects in Great Britain and Ireland, and for preventing any inconveniencies that might otherwise happen by means of fuch omiffions; be it enacted by the King's most excellent majefty, by and with the advice and confent of the lords spiritual and temporal, and commons, in this prefent parliament affembled, and by the authority of the fame, That all and every Persons who perfon or perfons respectively in Great Britain and Ireland, who, at, or before at or before the passing of this act, hath, or shall have, omitted the passing of to take and fubscribe the faid oaths and declarations, or to receive this act, have the facrament of the Lord's supper, or otherwise to qualify him, qualify themher, or themselves, within such time, and in such manner, as selves for ofin and by the faid acts, or any of them, or by any other act of fices and emparliament in that behalf made in Great Britain and Ireland re- ployments, as fpectively is required; and who, after accepting any fuch office, rect, &c. the laws diplace, or employment, or undertaking any profession or thing, on account of which fuch qualification ought to have been had and is required, before the paffing of this act, hath or have taken and fubscribed the faid oaths, or made the declarations required by law, and also received the facrament of the Lord's fupper, according to the ulage of the church of England; or who, on and who shall or before the twenty fifth day of December, one thousand seven duly qualify hundred and feventy, shall take and subscribe the faid oaths, or before as declarations, and affurance respectively, in fuch cases wherein Dec. 1770, by law the faid oaths, declarations, and affurance, ought to have been taken or fubscribed, in such manner and form, and at or

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them;

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in fuch place or places, as are appointed in and by the faid act made in the kingdom of Ireland in the fecond year of the reign of her late majefty Queen Anne, or in and by the faid act made in the first year of the reign of his late majesty King George the First, or by any other act or acts of parliament in Great Britain and Ireland respectively, in that behalf made and provided; and also hath or have received, or shall, on or before the faid twenty fifth day of December, one thousand seven hundred and seventy, receive the facrament of the Lord's supper according to the ulage of the church of England, in fuch cales wherein the laid facrament ought to have been received; and hath or have made and fubscribed, or shall, on or before the twenty-fifth day of December, one thousand seven hundred and seventy, make and subscribe the faid declaration against transubstantiation; and also hath or have made and subscribed, or shall on or before the faid twenty-fifth day of December, one thousand seven hundred and seventy, make and fubscribe the faid declaration in the faid statute made in the thirtieth year of King Charles the Second, in fuch cafes wherein the faid declarations ought to have been made and fubfcribed; and take and subscribe the oath directed by the faid act made in the eighteenth year of the reign of his late majefty King George the Second, in fuch cafes wherein the faid oath ought to have been taken and subscribed, in such manner as by the faid act is directed; and also being a deputy lieutenant, or officer of the militia, shall, on or before the faid twenty-fifth day of December, one thousand seven hundred and seventy, leave his qualification in writing with the clerk of the peace, with whom he is by the faid act, made in the fecond year of his prefent Majefty's reign, required to leave the fame; thall be and are hereby indemnified, freed, and discharged, from and against all penalties, forfeitures, incapacities, and disabilities, incurred, or to be incurred, for or by reason of any neglect or omission, previous to the paffing of this act, of taking or fubfcribing the faid oaths or affurance, or receiving the facrament, or making or fubfcribing the faid declarations, or taking or fubscribing the faid oath, or leaving his qualification in writing with the clerk of the peace respectively, according to the above-mentioned acts, or any of them, or any other act or acts; and fuch perfon and perfons is and are, and thall be, fully and actually recapacitated and restored to the same state and condition as he, she, or they, were in before fuch neglect or omiffion, and shall be deemed and adjudged to have duly qualified him, her, or themfelves, accordtions, and acts ing to the above-mentioned acts, and every of them; and that done, or to be all elections of, and acts done, or to be done, by any fuch done, by them, perfon or perfons, or by authority derived from him, her, or them, are and shall be of the same force and validity as the same, or any of them, would have been, if fuch perfon or perfons refpectively had taken the faid oaths or affurance, and received fore duly qua- the facrament of the Lord's supper, and made and subscribed the faid declarations, and taken and subscribed the faid oath, and left his qualification in writing with the clerk of the peace, according to the direction of the faid acts, and every or any of

are indemnified for any fuch previous ' omifion,

and recapacitated;

and all elec-&c. are declared to be as valid, as if they had belified themfelves as the faid several acts direct;

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them; and that the qualification of fuch perfons or perfons qualifying themfelves in manner, and within the time, appointed by this act, shall be, to all intents and purposes, as effectual, as if fuch perfon or perfons had respectively taken the faid oaths and affurance, and received the facrament, and made and fubfcribed the faid declaration, and taken and fubscribed the faid. oath, and left his qualification in writing with the clerk of the peace, within the time, and in the manner, appointed by the feveral acts before-mentioned, or by any other thing therein to the contrary notwithstanding.

II. Provided always, That this act, or any thing herein con- except in fuch tained, shall not extend, or be construed to extend, to indem- cases where nify any perfon against whom final judgement shall have been ment hath given in any action of debt, bill, plaint, or information, in any been given in of his Majefty's courts of record in Great Britain or Ireland re- any court for fpectively, for any penalty incurred by having neglected to qua- the penalty inlify himfelf within the time limited by law.

III. Provided alfo, That this act, or any thing herein con- Offices, &c. tained, shall not extend, or be construed to extend, to restore already avoidor intitle any perfon or perfons to any office or employment, ed by judgebenefice, matter, or thing what oever already actually avoided by ment of a judgement of any of his Majefty's courts of record in Great Bri- court, and tain or Ireland respectively, or already legally filled up and enjoyed, up, confirmed. by any other perfon, but that fuch office, employment, benefice, matter or thing, fo avoided, or legally filled up and enjoyed, shall be and remain in and to the person or persons who is or are now, or shall at the passing of this act be legally intitled to the fame, as if this act had never been made.

IV. And whereas by an act made in the twenty-ninth year of the Act 29 Geo.2. reign of his late majesty King George the Second, intituled, An act for inclosing, by the mutual confent of the lords and tenants, part of any common, for the purpole of planting and preferving trees fit for timber or underwood; and for the more effectually preventing the unlawful destruction of trees, it is, among other things, enacted, That it shall and may be lawful to and for his Maicity, his heirs and fuccesfors, and all other owners of wastes, woods, and pastures, in that part of Great Britain called England, wherein any perfon or perfons, or body or bodies politick or corporate hath or have a right of common or pasture, by and with the assent of the major part in number and value of the owners and occupiers of tenements, to which the faid right of common or pasture doth belong; and to and for the major part in number and value of the owners and occupiers of fuch tenements, by and with the affent of the owner or owners of the faid wastes, woods, and pastures; and to and for any other person or perfons, or body politick or corporate, by and with the affent and grant of the owner or owners of fuch wastes, woods, and pastures, and the majort part in number and value of the owners and occupiers of such tenements, to inclose and keep in severalty, for the growth and prefervation of timber or underwood, any part of fuch wastes, woods, and pastures, for such time, and in such manner, and upon such conditions, as shall be agreed by them respectively; and it is by the faid

curred by any fuch omiffion.

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faid act provided, that the recompence to be paid to any fuch owner or owners of fuch wastes, woods, and pastures, not baving a fee simple therein, or being difabled or restrained from alienating the fame, shall be either by a grant of a share of the profit which shall, from time to time, arife from the fale of the timber or underwood growing on the ground or foil fo inclosed, or by a grant of other lands, tenements, or bereditaments, or of an annuity or rent-charge, iffuing out of the faid ground or foil fo inslefed, or out of other lands, tenements, or hereditaments; such equivalent to be held and enjoyed by the owner or owners of such wastes, woods, and passures, and such as shall be intitled to the fame, in reversion, remainder, or succession, in like manner as the estate in such wastes, woods, or pastures, is limited to be held and enjoyed: and whereas it is in and by the faid laft recited all farther provided, that every agreement for any fuch inclosure shall be in writing, and figned by the parties; and the fame shall be regiftered and inrolled by the clerk of the peace for the county, riding, or division, where such wastes, woods, or pastures, or the greater part of them, shall lie, within three months next after the execution of such egreement : and whereas by virtue of agreements made, or intended to bave been made, pursuant to the said act, and another act made in the thirty-first year of his faid late Majesty's reign, to amend and render more effectual the same, divers parts of such wastes, woods, and pastures, have been enclosed, and are now kept in severalty, for the growth and prefervation of timber or underwood, and at a great expense have been planted with trees for ornament, Shelter, or profit; but the perfons making fuch inclofures have or may have omitted to have their faid deeds or instruments of agreement registered and inrolled by the clerk of the peace within three months next after the execution thereof; and in other respects the powers in the faid acts may not have been firistly purfued : be it therefore enacted by the authority aforefaid, That every agreement purporting to be made purfuant to the faid acts for inclosing of any waltes, woods, or pastures, readyinclosed, which have been already taken in and inclosed, shall be of the fame force and validity, and all and every the faid inclosures shall stand and be confirmed and established in the same manner, as if such arcoment had been registered and inrolled by the proper clerk of the peace, purluant to the faid act; provided fuch agreement hath been before the passing of this act, or shall be, on or before the twenty-fifth day of December, one thousand seven hundred and feventy, registered and inrolled by the clerk of the peace, for the county, riding, or division where such wastes, woods, or pastures, or the greatest part of them, lie.

Agreements for lands alif registered on or before 25 Dec. 1770, to be valid.

Perfons aggrieved may appeal to the quarter-selfions :

V. Provided alfo, That it shall and may be lawful to and for all perfons, or bodies politick or corporate, who think themfelves injured or aggrieved by any fuch agreement not yet regiftered and inrolled, and where the lands inclosed in pursuance thereof have not been already planted with trees as aforefaid, to make complaint thereof by appeal to the justices of the peace at any quarter-feffions to be held for the fame county, riding,

or division, within fix months after any such agreement shall be their determiregistered and inrolled in manner as aforefaid; which faid justices nation to be final. are

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are hereby authorized and required to hear and determine fuch appeal, and whose determination therein shall be final.

VI. And be it further enacted by the authority aforefaid, Inclofures al-That where any fuch inclofure, before the paffing of this act, ready made hath been made by any owner or owners of waftes, woods, or waftes, &c. paftures, by and with the affent of the major part in number with affent of and value of the owners of tenements to which a right of com- major part of mon of pafture therein did then belong, or by any other perowners of fen or perfons, body politick or corporate, by and with the aftures, and the major part in number and value of the owners of fuch tenements; fuch inclofures thall be deemed and adjudged to be deemed to be as legally made, and are hereby established and confirmed as legal as if in like manner, as if the major part in number and value of major part of the occupiers also of fuch tenements had thereunto affented and also confirmed.

VII. And be it further emacted by the authority aforefaid, Where own-That where any owner of waftes, woods, or paftures, not hav- ers of waftes, ing an eftate in fee-fimple therein, hath, before the paffing of this &cc. not havact, agreed and affented to the making fuch inclosures of any fee imple, part of his faid waftes, woods, or paftures, for the purpofes a- fhall have aforefaid, and the recompence to be paid to fuch owner is by greed to ingrant of fome annuity, but the fame is not in the deed of agree- closure, anent made a charge upon, or expressed to be isluing out of the faid ground or foil fo inclosed, or any other lands, tenements, or hereditaments, as by the faid recited act is required; fuch the recomannuity fo granted fhall be deemed and taken to be a rent-charge pence to be isfluing out of the faid ground or foil fo inclosed; and the faid deemed a agreement fhall be as good, effectual, and binding, to all inreat-charge iffuing out of then and by the faid deed.

VIII. And whereas many perfons have omitted to caufe affidavits to be made, and afterwards to be filed in the proper office, of the actual execution of feveral contracts in writing entered into by them to ferve as clerks to attornies or follicitors within the time in which the fame ought to have been done; and many infants and others may thereby incur certain difabilities : for preventing thereaf, and relieving fuch perfons, be it enacted by the authority aforefaid, That every perfon Perfons who who, at the time of paffing this act, shall have neglected or have omitted omitted to caule any luch affidavit or affidavits as aforelaid to be to make and omitted to cathe any fuch and avit of and avits as afficiant to be of file affidavits made and filed, and who, on or before the twenty-fifth day of file affidavits December, one thousand feven hundred and feventy, fhall caufe cierks to atone or more affidavit or affidavits to be made, and afterwards to tornies and be filed in fuch manner as the fame ought to have been made follicitors, in and filed in due time, shall be, and is hereby indemnified, due time, doing the freed, and discharged from and against all penalties, forfeitures, fame by 25 incapacities, and difabilities, in or by any act or acts of parlia- Dec. 1770, ment mentioned and incurred, or to be incurred, for or by rea- indemnified fon of fuch neglect or omiffion; and every fuch affidavit and against the peaffidavits fo to be made, and which shall be duly filed on or malties of for-mer acts. before the faid twenty-fifth day of December, one thousand seven

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hundred and seventy, shall be as effectual, to all intents and purpofes, as if the fame had been made and filed within the refpective times the fame ought, by the laws now in being for that purpose, to have been made and filed.

Perfons fued

General issue.

Treble cofts.

citing act 7 Geo. 3.

IX. And be it further enacted by the authority aforefaid, That may plead the in cafe any action, fuit, bill of indictment, or information, shall, from and after the paffing of this act, be brought, carried on, or profecuted against any perfon or perfons herein before meant or intended to be indemnified, recapacitated, or reftored, for or on account of any forfeiture, penalty, incapacity, or difability whatfoever, incurred or to be incurred by any fuch neglect or omifion; or if any action shall be brought against any perfor or perfons for any matter or thing done by virtue or in execution of this act; the defendant or defendants respectively shall and may plead the general iffue, and upon their defence give this act, and the special matter in evidence at any trial to be had thereupon: and if the plaintiff or plaintiffs in fuch action shall discontinue the fame, or become nonfuit; or if judgement shall be given against such plaintiff; then the defendant or defendants in every fuch action thall recover treble cofts of fuit.

CAP. XLIII.

An all for repealing the duties upon bast or straw, chip, cane, and bersehair hats and bonnets, and upon certain materials for making the fame, inported into this kingdom; and for granting other duties in lieu thereof; and for the more effectual preventing the fraudulent importation of fuch goods.

THEREAS by an act made in the feventh year of his Ma-Preamble, rejefty's reign, intituled, An act for granting to his Majefty additional duties upon bast or straw, chip, cane, and horsehair hats and bonnets, and upon certain materials for making the fame, imported into this kingdom, a new duty of fix shillings was laid upon every dozen of bast or straw, chip, cane, and horsehair hats and bonnets; and a new duty of fix sbillings was also laid upon every pound weight avoirdupoize of platting, or other manufacture of baft or Araw, chip, cane, or horsehair, to be used in or proper for making of hats or bonnets, to be imported into this kingdom, over and above all other duties imposed thereon : and whereas, fince the laying of the faid new duties, great quantities of the faid goods have been clandestinely and fraudulently imported and run into this kingdom, to the diminution of the public revenue, and the discouragement of the fair traders : and whereas bast or straw hats are rated in the book of rates referred to by the act of tonnage and poundage made in the twelfth year of King Charles the Second, and plat, called Bermudas plat, for hats, and shavings for hats, are alfo rated in the additional book of rates referred to by an act of the eleventh year of the reign of his late majesty King George the First; but the other articles herein before enumerated, not being rated in either of the faid books of rates, or by any other act of parliament, the duties granted by former acts upon fuch unrated articles, are payable according to the value fworn to, or affirmed

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affirmed by, the importers ; which by experience has been found to be very unequal, from the various values fixed by the importers on the fame species of goods : now, for remedy thereof, and to put the trade upon a more equal foot, may it please your Majesty, that it may be enacted; and be it enacted by the King's most excellent majefty, by and with the advice and confent of the lords fpiritual and temporal, and commons, in this prefent parhament affembled, and by the authority of the fame, That from and after the twenty- After 24 June. fourth day of June, one thousand seven hundred and seventy, 1770, the du-the said new duties imposed by the said recited act of the seventh ties here menyear of his Majefty's reign as aforefaid, and all other rates and tioned repeatduties now payable by virtue of any other act or acts of parliament, upon bast or straw, chip, cane, and horsehair hats or bonnets, and upon platting, or other manufactures of baft or ftraw, chip, cane, and horsehair, to be used in or proper for making of hats or bonnets, imported into this kingdom, shall cease and determine, and be no longer paid or payable for the fame.

II. And be it further enacted by the authority aforefaid, That and old fubin lieu of the faid former rates and duties repealed by this act, fidy to be paid all baft or ftraw, chip, cane, and horfehair hats and bonnets, rates followwhich, from and after the faid twenty-fourth day of June, one ing, viz. thousand seven hundred and seventy, shall be imported or brought into this kingdom, shall be rated to and pay the old subsidy granted by the act of tonnage and poundage made in the twelfth for hats or year of the reign of King Charles the Second, according to the bonnets not rates and values of twelve fhillings and fix-pence for every dozen, exceeding 22 each hat or bonnet not exceeding twenty-two inches in diame- ter, 12 5. 6d. ter; and one pound five shillings for every dozen of such hats, per doz. or bonnets as shall exceed twenty-two inches in diameter each; and, exceed-and all platting, or other manufactures of bast or straw, chip, ing that di-cane, or horsehair, to be used in or proper for making of per doz. hats or bonnets, which, from and after the faid twenty-fourth and for platday of June, one thousand seven hundred and seventy, shall be ting, &c. 6s. fo imported or brought into this kingdom, shall be rated to, and 8 d. per lb. pay the faid old fubfidy, according to the rate and value of fix avoirdupois, fhillings and eight pence for every pound weight avoirdupois; and after those rates, for any greater or lefs quantity of such goods respectively.

III. And be it further enacted by the authority aforefaid, That Goods herein in all cafes where any of the faid goods herein before enumerat- before enued were, before the making this act, fubject or liable to the merated, payment of the further fublidy, one third fublidy, two thirds fubfidy, the additional impost, the additional duty on French goods, the fubfidy one thousand feven hundred and forty-feven, or any of them, according to the respective values fet thereon for the faid old fubfidy, or in proportion thereto; the fame to pay propor-fhall, from and after the faid twenty-fourth day of June, one tionably acthousand feven hundred and feventy, be paid proportionably, cording to according to the particular rate or value herein before respect- before fet ively fet thereon for the old fublidy, and not according to any thereon for VOL. XXVIII. Z former old subfidy.

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former rate or value; any thing in any other act to the contrary notwithstanding.

IV. And he it further enacted by the authority aforefaid, Duties, &c. to be raifed, &c. That the leveral subsidies, impositions, and duties, upon the as directed by faid goods herein before mentioned, shall be raifed, levied, colgranted the lame ;

ties of the faid to this act.

lected, paid, and applied, in such manner and form, and by fuch ways and means, and under fuch penalties and forfeitures, and with such discounts, allowances, and drawbacks, as are mentioned and expressed in the several acts of parliament which and the pow- granted or continued the fame respectively: and all powers, peers and penal- nalties, provisions, articles, and clauses, therein contained, shall acts extended continue in full force and effect, and shall be applied, practifed, and executed, for the raising, levying, collecting, paying, and applying the faid respective subsidies, impositions, and other duties, according to the true intent and meaning of this prefent act, as fully and effectually, to all intents and purposes, as if the faid claufes, matters, and things, had been repeated and en-

acted in the body of this prefent act, V. Provided always, and it is hereby further enacted by the Enumerated goods now re- authority aforefaid, That fuch of the goods herein before enumaining in the merated, as shall be now remaining in any warehouse under the King's locks, where the faid goods were lodged immediately upon landing, in purfuance of the provilo for that purpole in the before recited act made in the feventh year of his Majefty's fubject to the reign, shall be subject and liable to the duties and regulations herein before mentioned, in the same manner as if the said goods tions as if im- had been imported after the faid twenty-fourth day of June, one thousand seven hundred and seventy; and upon the owner or proprietor making a post entry for such goods, and paying, within the space of three months from the commencement entry thereof, of this act, into the hands of the collector of his Majefty's cultoms for the port where such goods shall be secured, so much money as, together with the duties before paid upon the imporwill make up tation of fuch goods, will be equal to the duties imposed by this act thereon, the faid goods shall and may be delivered up to him or them to be disposed of as by law they may; but in cafe fuch entry shall not be made, and the duties paid as aforefaid, within the faid space of three months from and after the commencement of this act, then it shall and may be lawful for the commissioners of his Majesty's customs, or any four or more of and payment, them, to cause the faid goods to be brought to any warehouse belonging to his Majesty, and publickly fold by auction to the the fame may beft advantage; and after deducting the charges of fuch fale, to apply the produce thereof to the customs and duties herein before mentioned; and the overplus, if any, to be paid to the returning the owner or proprietor of fuch goods; any thing in the before-recited act to the contrary notwithstanding.

VI. And it is hereby further enacted by the authority aforefaid, That from and after the twenty-fourth day of June, one thousand seven hundred and seventy, no bast or straw, chip, cane,

King's warehouses under provifo in act 7 Geo. 3. fame regulaported after 24 June, 1770. Owner making a post and paying, in 3 months. fo much as the duties hereby imposed, goods to be delivered up to him. But on failure of fuch entry

be fold by auction, overplus.

Straw and chip hats, &c. not to be

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or horsehair hats or bonnets, or any platting or other manufac- brought into tures herein before mentioned to be used in or proper for making any other port of fuch hats or bonnets, shall be imported or brought into any of London ; part of Great Britain, except into the port of Landon only, upon any pretence whatloever; nor shall any fuch goods be imported nor there, in , or brought into the port of London, unlefs the fame shall be lefs quantity packed in bales or tubs, each of which bales or tubs thall con- than 75 dozen tain feventy-five dozen of fuch hats or bonnets, or two hundred of hats or and twenty-four pounds weight avoirdupois of fuch platting or or 224 lb. wt. other manufactures at the least respectively; and in cale any of platting, fuch goods thall be imported or brought into any other port or &c. place within this kingdom, except in the port of London, or shall be found on board any thip or vetfel coming or arriving from any foreign parts, either at anchor, or hovering within the limits of any port of this kingdom, or within two leagues of the fhore, or shall be discovered to have been within the limits of any such port, and not proceeding on her voyage, wind and weather permitting, unless in case of unavoidable necessity and distress of weather, of which necessity and diffres the master, putler, or other perfon, having or taking the charge or command of fuch thip or veffel, thall give notice to, and make proof of, before the collector or other chief officer of the cuftoms of fuch port as aforefaid, immediately after the arrival of fuch thip or veffel into the faid port; or if any fuch goods shall be imported or brought into the port of London, in any other form or manner, or in any lefs quantity or package than is herein before mentioned and allowed; in each and every fuch cafe, fuch goods to on forfeiture imported, or found on board any thip or veffel, contrary to thereof, toge-the true intent and meaning of this all together with the pack. ther with the the true intent and meaning of this act, together with the pack- package, age containing the fame goods, or the value thereof, fhall be forfeited, whether bulk shall then have been broken or not; and and also of the the fhip or vefiel in which fuch goods fhall be fo imported or fhip, &c. if found as aforefaid, with all her tackle, furniture, and apparel, 50 tons burshall also be forfeited and lost, provided such thip or veffel doth then ; not exceed the burthen of fifty tons; and fuch thip, vefiel, or to be profegoods, shall and may be feiled and profecuted by any officer or cuted add dia officers of his Majesty's customs, and, after condemnation, dif. vided as dipoled of and divided in the lame manner as other forfeited rected by goods, and thips or veffels not exceeding fifty tons burthen, are directed to be feifed, profecuted, disposed of, and divided by an act made in the third year of the reign of his prefent Majefty, A& ; Geo. s. intituled, An act for the further improvement of his Majesty's revenue of customs; and for the encouragement of officers making feifures; and for the prevention of the clandestine running of goods into any part of his Majesty's dominions.

VII. And be it further enacted by the authority aforefaid, Limitation of That if any action or fuit shall be commenced against any per-actions. fon or perions for any thing by him or them done or executed in pursuance of this act, the defendant or defendants in such action or suit shall and may plead the general issue, and give this General issue, act and the special matter in evidence at any trial to be had

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thereupon, and that the fame was done in purfuance and by the authority of this act: and if afterwards a verdict shall pass for the defendant or defendants, or the plaintiff or plaintiffs shall become nonfuited, or discontinue his, her, or their action or profecution, or judgement shall be given against him, her, or them, upon demurrer or otherwife; then fuch defendant or defendants shall have treble costs awarded to him or them, against fuch plaintiff or plaintiffs.

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CAP. XLIV.

An act for more effectually preventing traders in exciseable commodities from using false weights and scales; and for explaining and amending several acts of parliament relating to backney coaches and chairs.

Preamble.

HEREAS several traders, subject to the survey of the officers appointed by the commissioners of excise, are severally required by the Taws concerning the duties under the management of the faid commiffioners, to keep just and sufficient scales and weights, at the place or places where they carry on their respective trades, to be used in taking the account of the flocks of such traders : and whereas, the penaltics in those laws provided, have by experience been found ineffectual, and not sufficient to restrain the using false weights and scales, in regard the duties of one weighing oftentimes amount to more than the forfeiture incurred; whereby fome ill-difposed persons have been encouraged to make use of false, unjust, and insufficient scales and weights, to the great diminution of the revenue, and to the discouragement of the fair trader : for remedy whereof, may it please your Majesty that it may be enacted; and be it enacted by the King's most excellent majesty, by and with the advice and confent of the lords spiritual and temporal, and commons, in this prefent parliament affembled, and by the authority of the After 14 June fame, That if at any time after the twenty-fourth day of June one thousand seven hundred and seventy, any trader, subject to the furvey of any officer of excile, and required by the laws concerning the duties under the management of the commilfioners of excile to keep fufficient and just scales and weights, shall, in the weighing his, her, or their stock or stocks, make use of, or cause, or procure, or suffer to be used, any false, unjust, or insufficient scales or weights, to the intent to defraud his Majefty of the duties by the faid laws respectively forfeits 1001, granted ; that then, and in every fuch cafe, the party or parties offending, shall forfeit the fum of one hundred pounds for every fuch offence.

II. Provided always, That fuch offender, who shall be proto be punished fecuted for the penalty by this act given, shall not be again profecuted for the fame offence by any former act; and that fuch offender who shall be profecuted for the penalty given by any former act, shall not be profecuted again for the fame offence,

1770, trader uting falle weights and fcales in weighing his flock, in . fraud of the duties,

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Offender not twice for the fame offence.

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Treble colts.

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.fence, by virtue of this prefent act, or any thing herein contained.

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III. And be it further enacted by the authority aforefaid, Penalties to be That the penalties by this act imposed shall and may be fued recovered, &c. for, recovered, levied, and mitigated by any fuch ways and as by the laws means and methods, as any penalty or forfeiture imposed by of excile, any of the laws of excife may be fued for, recovered, levied, and mitigated; and that one moiety of fuch penalties and for- and to be apfeitures shall be for the use of his Majesty, his heirs, and suc-plied, half to ceffors, and the other moiety for the use of fuch person or half to the his Majetty, perfons that shall inform or fue for the fame. informer.

IV. And whereas, by a cloufe contained in an act paffed in the Act 7 Geo. 3. feventh year of his prefent Majefly's reign, intituled, An act for altering the stamp duties upon policies of assurance; and for reducing the allowance to be made in respect to the prompt payment of the ftamp duties on licences for retailing beer, ale, and other exciseable liquors; and for explaining and amending feveral acts of parliament relating to hackney coaches and chairs; it was enacted, that every jobb-coach licensed at the head office of excise in London, which should be driven or lett to bire on private contract within the cities of London and Westminster, or the fuburbs thereof, or within the weekly bills of mortality, for any time longer than one month, without having the excife number or mark fixed under the foot-board of every fuch coach, the same should be deemed and adjudged a coach driven or let to hire, contrary to the act therein before mentioned, made in the ninth year of the reign of Queen Anne; and the person so letting or driving for hire as aforefaid, is made liable to the like penalty, as any perfon or perfous who should drive or let to hire by the hour, day, or otherwise, any backney coach or coach-horses, within the places therein mentioned, without leave or licence from the commissioners for regulating and licenfing hackney coaches and chairs, were then by law liable unto: and whereas many inconveniencies may arife from putting the faid clause strictly into execution; be it therefore enacted by the authority aforefaid, That from and after the twenty-fourth Claufe in reday of June one thousand seven hundred and seventy, the said cited act reclaufe shall be, and the same is hereby repealed.

. V. And whereas, by another clause contained in the said act passed in the seventh year of his present Majesty's reign, it is enafted, That in every cafe where any perfon, for any of the offences mentioned in any law relating to the licenfing and regulating of hackney-coaches and chairs, shall be liable to be committed to prison, it fbould and might be lawful for the faid commissioners, or any three or more of them, either to commit fuch offender to prison in manner and for the time therein prescribed, or, by warrant under their hands and feals, to commit fuch offender to his Majesty's workhouse of Bridewell in London, or some other bouse of correction, there to be kept to bard labour for any time, at the difcretion of the faid commissioners, not exceeding one month; and also to receive the correction of the faid bouse, if the said commissioners shall fo think fit 14 order : and whereas a doubt has arisen, whether the faid commis-Z 3 fioners

pealed.

Anno decimo GEORGII III. C.44,

1769 fioners have a forwer, under the faid recited chaufe, to commit offenders to Bridewell, or any other house of correction, immediately upon such offenders being convicted before them; which power would

Commissionimmediately to Bridewell

to hard labour, . and the corhouse.

Licenfed perfon refuting to appear upon lummons,

forfeits 20 \$.

appear, with third fummons, commiffoners may determine comflict due penalty. Commissioners or jultices may detér. and inflict punishments,

as directed by Annæ. و Annæ

be very beneficial in many instances in the publicks be it therefore enacted by the authority aforefaid, That from and after the ers may com- palling of this act, it shall and may be lawful for the faid commit offenders millioners, or any three or more of them, in all cafes where they may now, by law, commit any offender convicted before in London, see them to Bridewell or any other house of correction, to commit fuch offender, for fuch offence whereof he shall be to convicted before them, by warrant under their hands and feals, immediately to his Majefty's faid workhouse of Bridewell in London, or some other house of correction; there to be kept to hard labour for any time, at the difcretion of the faid committioners, not exceeding one month, and also to receive the correction of the rection of the faid house, if the faid commissioners shall fo think fit to order.

VI. And be it further enacted by the authority aforefaid, That from and after the palling of this act, every perfon licenfed by the faid commissioners, or the major part of them, to carry or let for hire a hackney-chair, who shall neglect or refuse (being duly summoned for that purpose) to appear from time to time before the faid commissioners in person, or by his or her renter, upon any complaint made, without some reafonable excuse to be approved of by the faid commissioners, thall, for every fuch offence, forfeit the fum of ten thillings; and if any such perion licensed as aforesaid shall neglect or re-

and refuting to fule to appear, together with his or her renter, before the faid commissioners upon the third fummons, without such reasonhis renter, on able excuse as aforefaid, it shall and may be lawful for the faid commissioners, or the major part of them, to hear and determine the faid complaint, notwithstanding the absence of the party offending, upon the oath of one or more credible witnefs or witneffes, and to impole upon fuch licenfed perfon or Plaint, and in- renter the penalty or forfeiture due to fuch offence.

VII. And be it further enacted by the authority aforefaid, That all the offences mentioned in, and intended to be provided against by the faid recited act, or by this present act, shall and may be heard and determined, and all and every the formine offences, feitures and penalties thereby inflicted, shall and may be recovered and levied, not only by his Majefty's commissioners for regulating and licenfing hackney-coaches and chairs, or the major part of them, but also by any justice of the peace, mayor, bailiff, or other magistrate of the county, city, or place, where such offence or offences shall be committed, by fuch ways and means as the penalties and forfeitures in the faid act, made in the ninth year of the reign of Queen Anne, are directed to be levied and recovered.

VIII. And whereas great neglect or default bath been made in transmitting, to the receiver-general of the revenue arising by backney coaches and chairs, his Majefly's part. of the penalties which bave baset been levied by juffices of the peace, or other magistrates, in parfuance of the feveral acts and 'bye-laws made, relating to backney-coaches and chairs: be it therefore enacted by the authority His Majefty's aforefaid, That from and after the twenty-fourth day of June part of all peone thousand feven hundred and feventy, his Majefty's part of nalties to be all penalties which shall be levied by any justice of the peace, transmitted to mayor, bailiff, or other magistrate, in purfuance of this or any nerel of the other act, or any of the bye-laws made relating to backneyduties, coaches and chairs, shall from time to time be transmitted by him or them to the receiver-general of the faid revenues ariling by hackney-coaches and chairs, and alfo a certificate there- and certificate of to the faid commissioners for licensing and regulating the fame, within ten days after the levying any fuch penalty or ers, within penalties, upon pain of forsteiting the fum of ten pounds; one ro days, moiety thereof to the use of his Majefty, his heirs, and fuc- on penalty ceffors, and the other moiety thereof to him or them that will of 19 l.

IX. And be it further enacted by the authority aforefaid, That if any action or fuit shall be commenced against any perform or performs, for any thing done in pursuance of this act, the defendant or defendants, in such action or suit shall and may plead the general issue, and give this act and the special General issues matter in evidence at any trial to be had thereupon, and that the fame was done in pursuance, and by the authority of this act: and if afterwards a verdict shall pass for the defendant or defendants, or the plaintiff or plaintiffs shall difcontinue his or their action or actions, or be nonfuited, or judgement shall be given against him, her, or them upon demurrer or otherwife; then such defendant or defendants shall have treble costs Treble costs. awarded to him or them against such plaintiffs or plaintiffs.

CAP. XLV.

An att to prevent the further spreading of the contagious disorder among the borned cattle in Great Britain.

WHEREAS by an all made in this prefent feffion of parlia- Preamble. ment, intituled, An act for indemnifying all perfons with reciting act respect to advising or carrying into execution his Majesty's of this festion. orders of council, made for preventing the fpreading of a contagious diffemper amongst the horned cattle, and for rendering the fame valid and effectual, and for preventing fuits in confequence thereof, and to authorize the continuing, extending, and executing the fame for a further time, his Majefly is impowered, by and with the advice of his privy council, to continue and extend bis orders iffued in council, bearing date the feventh and fourteenth and twenty-second days of December, in the year one thoufand feven hundred and fixty-nine, for preventing the spreading the faid contagion, to all fuch counties and places in Great Britain, and all other his Majesty's dominions thereunto belonging, or any part or parts thereof, as his Majesty, in his great wildom, shall judge most ZL lK-

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expedient and effectual to prevent the spreading such infectious distemper; and it is also in and by the faid act provided, that the continuation of the faid powers, authorities, rules, orders, and regulations, or any of them, which are thereby before confirmed, may be repealed, abridged, or sbortened, and also that the same, or any of them, may be enlarged, altered, and varied, by any other all or acts to be made in this present selfion of parliament : and whereas a contagious distemper bas raged for some time past, and still continues to rage amongst the horned cattle in several parts of Europe; from whence it is apprehended that the fame has been, and may hereafter, be brought into the kingdom of Great Britain and islands thereto belonging, unless some effectual means are used for prevention thereof: be it therefore enacted by the King's most excellent majefty, by and with the advice and confent of the lords spiritual and temporal, and commons in this prefent parliament affembled, and by the authority of the fame, That it shall and may be impowered to lawful to and for the King's most excellent majefty, his heirs prohibit the and fucceffors, from time to time, as often as he or they shall importation of find is manufactor for the standard to the standar find it neceffary to to do, by his or their royal proclamation, to be iffued by and with the advice of his or their privy council, or by his or their order in council, to be published in the London Gazette, to prohibit generally, or from any particular country or countries, or from the isles of Alderney, Jer/ey, Guern/ey, or any of the illands or dominions belonging to Great Britain, the importation of any cattle, or of any manner of hides or skins, horns or hoofs, or any other part of any cattle or beaft, or any hay, ftraw, litter, fodder, package, or any other things that have been or may be employed about infected cattle, or the hides, or any other part of fuch cattle, or have been in or near any places where there has been any where, or near fuch infection, and are liable to retain the fame, into the kingwhereto, there doms of Great Britain or Ireland, or into any of the islands or dominions thereto belonging; and also the exportation of any fuch cattle or things as aforefaid, from or out of the fame, or any part thereof coaffwile, or into any other parts, for such time or times, to be therein mentioned, and with fuch powers thereof coaft- and authorities to magistrates, constables, inspectors, officers, and others nominated or appointed in that behalf, for ftopping, feifing, or deftroying fuch prohibited things upon any fuch importations and exportations as aforefaid, with like authority in that behalf, as any officer and officers have by any law now of uncustomed in being in cafes of prohibited and uncustomed goods; and under fuch rules, orders, and regulations, as his Majefty, his heirs and fucceffors, by the advice aforefaid, shall judge molt expedient and effectual to prevent any contagious diftemper from being brought into these kingdoms, or spread in any part thereof; any law, statute, custom or usage to the contrary notwithstanding,

II. And it is hereby further enacted, That all perfonal actions and fuits, indictments, informations, and all prolecutions and proceedings whatfoever, which have been or shall be pro-

cattle, hides, åc,

His Majefty.

from places has been any intection; and likewise to prohibit the exportation wile, under like powers of Jeizure, &c. as in the cafe goods, &c.

Personal actions, &c. commenced for acts done

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secuted or commenced against any perfon or perfons, for or by in obedience reason of any act, matter, or thing, advised, commanded, ap- to orders in pointed, and done by virtue of any order or orders iffued by council, difhis Majesty in council in relation to the premisses, or of any charged. contract or agreement not performed by means of or in obedience to fuch order or orders of council, be, are, and shall be discharged and made void by virtue of this act; and that if any Defendant in action or fuit shall be commenced or profecuted in that part of England may Great Britain called England, against any perfon or perfons for plead the any fuch act, matter, or thing, fo advised, commanded, appointed, or done, or fuch contract or agreement not performed, he, fhe, or they, may plead the general iffue, and give General iffue, this act and the special matter in evidence; and if the plaintiff or plaintiffs in any action or fuit fo to be commenced or profecuted, shall become nonfuit, or forbear further profecution, or fuffer discontinuance, or if judgement shall be given upon any verdict or demurrer against such plaintiff or plaintiffs, the defendant or defendants shall and may recover double costs, and recover and thall have the like remedy for the fame, as any defendant double costs. or defendants hath or have in other cafes by law; and if any Like indemfuch action, profecution or fuit as aforefaid, fhall be com- nity extended menced or pursued in that part of Great Britain called Scotland, to defenders or in the kingdom of Ireland, the respective court before whom in Scotland fuch action, profecution or fuit shall be commenced or pur- and Ireland, fued, shall allow to the defender the benefit of the discharge and indemnity hereby provided, and shall further allow to him his double costs of fuit in all fuch cases as aforefaid.

III. And, for the better preventing the fpreading of fuch in- His Majefty feelion, and putting a flop to the diforder, be it further enacted impowered to by the authority aforefaid, That it shall and may be lawful to make orders and for the King's most excellent majefty, his heirs and fuc- in council, ceffors, by and with the advice of his or their privy council, the removal from time to time to make fuch provisions, rules, orders and of cattle. regulations, and to vary or repeal the fame, as his Majefty in his great wildom shall judge most expedient and effectual, in Great Britain, Ireland, and all other his Majesty's dominions thereunto belonging, or any part or parts thereof, for or concerning the driving and removing, or the prohibiting or preventing the driving and removing of any cattle infected or not infected with the faid diftemper, as the occasion may require, from or out of any fuch county, riding, division, hundred, parish or place, to any fair or market, or to any other such county, hundred, parish or place, as shall for that purpose be specified in such rules, orders or regulations; and for or con- and buying cerning the buying up, feizing, or killing any fuch cattle for up, and killing the fake of stopping or preventing infection; and making rea- thereof, fonable fatisfaction thereupon to the owner or owners of fuch and making cattle; and for prohibiting the fale, difposition or other use of fatisfaction any such cattle as shall or may be infected with the faid and prohibit-difference or of any manner of bides or sking how the faid and prohibitdiftemper, or of any manner of hides or skins, horns or other ing the fale of parts of fuch infected cattle; and also for destroying such fod- infected catder, tle, hides, &c.

and deftroying fodder, &c. and purifying ftables, &c. and the burial, and manof the infection.

der, litter and other things as have been used about or breathed upon by any infected cattle; and concerning the walhing, cleanfing, and otherwife purifying all stables, out-houses, yards, and other places where any fuch cattle have been; and alfo for the burial of any fuch beafts as shall die of fuch infectious diftemper, or be killed on account of or for the fake ner of burial, of stopping or preventing infection, and every part thereof, ofbeatts dying within such time, at such depth under ground, so fastened and staked down, and in such manner in all respects as shall be specified in such orders as aforefaid; any statute, custom or ulage to the contrary notwithstanding. IV. And whereas the faid orders made by his Majefty in council,

1760

Orders in council of 7, bearing date the feventh, the fourteenth, and the twenty-fecond days \$769,

fublequent

on pain of

Powers given

and officers by fuch or-

ders,

offence.

orders,

14, and 12 Dec. of December, one thousand seven bundred and sixty-nine, so confirmed as aforefaid, have been found beneficial; be it therefore enacted by the authority aforefaid, That the fame, and all the provisions, powers, and authorities, rules, orders, and regulations therein contained and inferted (except fuch and fo much except repealed or altered; of them, or any of them respectively as his Majesty, his heirs and fucceffors, at any time or times, shall, with the advice of his and their privy council, judge proper and expedient to repeal, alter, or vary) shall be in force; and the same, and also and likewife all fuch others, and fuch variations and additions, and for fuch further purposes as his Majesty in his great wildom shall judge most expedient and effectual to put a stop to or prevent the fpreading of fuch diffemper, as shall be made by virtue of and in pursuance, and under the power and authority of this prefent act; thall be observed and obeyed by all his Majefty's fubto be obeyed, jects under the penalty of ten pounds, inflicted and directed to sol. for every be levied by this act, for each and every offence committed against the same.

V. And it is hereby further enacted and declared, That all and every the powers and authorities given by the aforefaid orto magilirates ders of council, or which shall be given by any subsequent order or orders of council, by virtue of the authority aforefaid, to justices of the peace and other magistrates, and to commisfioners of the land tax, inspectors, and other officers appointed in that behalf; shall be duly executed, and are hereby estadeclared valid, blifhed and enacted, and declared to be as good and valid in the law, to all intents and purposes, during the continuance of the faid order or orders, and of this act, as it the fame were herein repeated and expressly enacted.

VI. And be it further enacted, That from and after the twenty-fourth day of June, one thousand seven hundred and who thall pre- feventy, all and every perfon and perfons who thall, by force or threats, intimidate, hinder, or prevent the faid justices, magistrates, commissioners, inspectors, officers, or other perfons nominated or appointed in that behalf, from executing the faid rules, orders, and regulations, or any of them, or from performing their respective duties in relation thereto; or whoshall enter into any agreement, combination, confederacy, af-10-

After \$4 June, 1770, perfons vent magiftrates or officers from executing fuch orders,

or who fhall enter into

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fociation, or fubicription, to difobey the faid order or orders in combinations council, or to defeat, hinder, or prevent the execution there to difubey or of, thall forfeit and pay the fum of fifty pounds; 'to' be reco- defeat the wered by bill, plaint, fuit, or information, 'in any of his Ma-fame, jefty's courts of record at Westminster; by any perfor or perfons forfeit sol. who shall inform and fue for the same; to go and be paid to to the fole use and for the fole use and benefit of fuch perfon or perfons re- of the prolefpectively, with full costs of fuit. cutor.

VII. And, to the end that all perfons whom it may concern, may This act, and know how to demean themselves in the premises, be it further e- the orders in nacted by the authority aforefaid, That this act, and his Ma- council, to be jefty's faid orders in council, and fuch others as fhall be made read in fuch in pursuance of this present act, shall be publickly read, im- chapela as his mediately after prayers, on fuch Sunday in every calendar Majefty fhall, month as the minister shall think proper, in all such parish appoint; churches, chapels, and other places fet apart for divine worthip, as his Majefty, his heirs or fucceffors, in council, shall at any time hereafter direct and appoint in that behalf: and that when and as often as his Majefty, his heirs, or fucceffors, and likewife shall make any further rules, orders, and regulations, or shall subsequent vary or repeal the fame by virtue of or in purfuance of this orders. act, every such rule, order, regulation, variation, and repeal, thall be notified and published in such manner as his Majesty shall think proper, and shall be publickly read upon the next Sunday after the receipt of the fame, and on fuch Sunday in every calendar month as the minister shall think proper, during the time fuch rules, orders, regulations, and variations shall continue in force, in such manner as aforefaid, within such counties, ridings, divisions, hundreds, parishes, and places as shall be specified in such rules, orders, regulations, variations, and repeals for that purpole; and every fuch order, rule, re- Act and or-gulation, variation, and repeal, together with this act, shall be ders to be kept by the minister of every such parish church, chapel, or kept by the place, who shall permit any perfon residing within his parish, minister, who changing or place, to read the same during the time such rule is to permit chapelry, or place, to read the fame during the time fuch rule, is to permit order, or regulation shall continue in force; and the church-ers to read wardens or chapelwardens of every fuch parish or place shall the same. provide a printed copy of this act for the purpoles aforefaid, at Churchwar-dens to pro-- the expence of the parish or chapelry,

VIII. And, to prevent the diftemper amongft the borned cattle this act, at being foread and increased by tanners and others buying the bides parish exvide copies of being spreas-and increases of summer and states enacted, That pence. and skins of infected beasts, it is hereby further enacted, That pence. When Quarwhen the justices of the peace at their general quarter fellion, ter fellions or at any adjournment thereof, within their respective counties, prohibit the ridings, and divisions, pursuant to and during the continuance holding of of fuch order or orders as aforefaid made in that behalf, shall fairs or marprohibit the bolding of any fair or fairs, market or markets, kets for homfor buying and felling of fuch horned cattle; every tanner, tawer, or dreffer of hides and skins, shall, before he brings any raw hide or fkin of any bull, ox, cow, calf, steer, or heifer into his tan yard, workhouse, warehouse, or place used for

Tanner, &c. to excise officer in whole furvey his tan yard, &c. is fituated, and produce certificate of justice, &c. fpecifying the colour of the skin, and name and abode of the owner, and that the beaft it was taken from infec. tion. Officer to en-

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Tanner, &c. forfeit 10 l.

Excile officer to be permitted, on reand fearch tan yard, &c.

10 l. penalty him.

[1769] for drefling 'or manufacturing of hides or skins, give notice to to give notice the officer of excile of the district in which fuch tan yard or dreffing place is fituated, and whole furvey the faid tanner, tawer, or dreffer of hides shall be under and subject to for the time being, and produce to the faid officer a certificate, under the hand and leal or hands and feals of one or more justice or justices of the peace, or commissioner or commissioners of the land tax, rector or vicar, qualified as herein after mentioned, fpecifying the colour of fuch hide or skin, the name and place of abode of the owner of fuch hide or skin, and that upon examination on oath of one or more credible perfon or perfons, it appeared to the perfon or perfons figning and fealing fuch certificate, that the beaft from which fuch hide or skin was taken was found, and free from any infection; which certificate shall, by the faid officer, be entered into a book to be from was free kept for that purpole: and if any tanner, tawer, or dreffer of hides or skins, during the continuance of this act, and of fuch order or orders as aforefaid, and in difobedience to the fame, ter certificate. shall bring or luffer to be brought into his tan yard or tan pits. or other place used for dressing or manufacturing hides or neglecting, to skins, any fuch raw hide or skin, or shall tan or dress, or manufacture any fuch raw hide or skin, without giving fuch notice, and producing fuch certificate as aforefaid; every perfon fo offending shall, for every such offence, forfeit the sum of ten pounds; to be recovered, levied, and applied, as the feveral forfeitures are, by this act, directed to be recovered, levied,

and applied. IX. And it is hereby further enacted, That all and every or any of the officers of excife, acting and employed in any district wherein any tan yard, workhouse or warehouse, or place quest, to enter for dreffing or manufacturing of hides or skins is fituate and being, shall and may, during the continuance of this act, and of fuch order or orders made as aforefaid by virtue and under the authority of the fame, at all times, by day or by night (and if in the night, then in the prefence of a conftable or or ther officer of the peace) be permitted, upon his or their request, to enter into any such tan yard, workhouse, warehouse, or place, in order to fearch for hides and fkins fulpected to be brought and conveyed into the fame respectively, contrary to and against the tenor and true meaning of this act and of such orders as aforefaid; and then and there to fearch and examine, or caufe to be fearched or examined, any tan pit, fat, or other place where any fuch hide or fkin is fuspected to be laid, hid, put, or concealed : and if any tanner, tawer, or other perfon on obitructing or perfons whatfoever, shall obstruct or hinder any fuch officer or officers in the execution of his or their duty, power, or authority given to, vested in, and required of him and them respectively by this act, and any orders made in pursuance of the fame; every perfon fo offending, and being thereof lawfully convicted as aforefaid, shall, for every such offence, forfeit

X. And whereas it may become neceffary to encourage and promote His Majefty the breeding of cattle, the number being at any time greatly decreafed impowered to by fuch mortality, be it therefore enacted by the authority afore-prohibit the faid, That in fuch cafe, it shall and may be lawful for his Ma-calves, jefty, by advice of his privy council, to prohibit and forbid the killing or flaughtering of cow calves in fuch counties and places, and in fuch manner, and at fuch times, as his Majesty shall judge proper; and all and every perfon, offending against on penalty of fuch order and prohibition, shall forfeit and pay the fum of 101. ten pounds; to be recovered, levied, and applied, as other forfeitures by this act are to be recovered, levied, and applied.

XI. And, to prevent any doubts which may arife in the con-Removal, &c. fruction of this act, be it further enacted by the authority afore- of beaft confaid, That the removal, driving, or fale of every ox, bull, trary to order, cow, calf, fteer, or heifer, contrary to any fuch rule, order, to be deemed or regulation, as aforefaid, shall be deemed a diffinct and fe- a feparate ofparate offence within the intent and meaning of this act; any thing herein contained to the contrary notwithstanding.

XII. And be it further enacted by the authority aforefaid, Every perfon That all and every the rules; orders, regulations, and varia- offending ations, to be made by virtue and in pursuance of this act, are gainst any of hereby required to be punctually observed and obeyed by all his der, &c. to Majesty's subjects; and all and every person and persons who shall offend against any such rule, order, regulation, or variation, and thall be thereof convicted in Great Britain or Ireland, by his, her, or their own confession, or by the oath or oaths of one or more credible witness or witness, before any justice or justices of the peace for any county, riding, division, city, liberty, or town corporate, where such offence or offences shall be committed (which justice or justices is and are hereby impowered and required to hear and determine the fame, and to examine any witness or witness, upon oath, concerning the fame) thall forfeit and lofe the fum of ten pounds; one moiety One moiety to thereof to the informer, and the other moiety to the poor of the informer, the parish where such offence shall be committed; to be levied the other to by the churchwardens, overfeers of the poor, conftables, high the poor. Penalty to be constables of the hundred, rape, or wapentake, or one or levied by dimore of them, by warrant or warrants under the hand and firefs. seal, or under the hands and seals of the justice or justices of the peace who shall convict such offender, by distress and sale of the goods and chattels of fuch offender, rendering the overplus (if any be) to the owner thereof; and, for want of such For want of diftrels, such offender shall be committed by such justice or ju- distress to be flices to the common gaol or house of correction of such coun- committed for ty, riding, division, city, liberty, or town corporate, there to 3 months. remain for the space of three months, to be reckoned from the day of fuch commitment; and all and every perfon and per-Perfons offons who shall offend against any such rule, order, or regula- fending in any tion, in any other of his Majefty's faid dominions, shall be other of his

deemed, Majefty's do-

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punished according to the ulage of the place.

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Appeal may be made to the quarterfeffions, on giving fecurity.

termine finally, and order cofts :

except it shall appear there was not time to give notice to parties; it shall be adjourned to the next quarterfeffions,

If no determination at fuch adjournment, judgement to be in force. No Certierari.

Juffices may fummon and examine wit-

on refefal to appear, juffice may iffue his warrant; and, on refufal to be examined, they may be committed, &c.

T I 7 69; minions, to be deemed, adjudged, and taken to be guilty of a great mifdemeanor, and be profecuted and punished by fine and imprisonment according to the laws and usage of the same dominions respectively,

XIII. And be it further enacted by the authority aforefaid, That it shall and may be lawful for any perfon or perfons who fhall be convicted, before such justice or justices of the peace as aforefaid, of any of the offences against this act, to appeal from fuch conviction to the justices of the peace at their next general or quarter-feffions to be holden for the county, riding, division, city, liberty, or town corporate, in which fuch offences shall be committed; he, fhe, or they, giving immediate notice to fuch justice or justices of fuch intended appeal, and likewife giving fecurity to the fatisfaction of fuch justice or justices, to pay all and every the penalties and forfeitures to which he, fhe, or they, thall be liable by fuch conviction, and the cofts, charges, and expences of trying fuch appeal, in cafe fuch conviction shall be Juffices to de- affirmed; and the faid juffices, in their next general or quarterfeffions, are hereby authorifed and required to hear, try, and finally determine the fame, upon the merits of the caufe, and examination of witneffes on oath; and to order cofts to be paid as shall be just, if they shall think it reasonable so to do.

XIV. Provided nevertheles, That if it shall appear to the faid justices, that there was not fufficient time, between fuch conviction and fuch quarter-feffions, to give notice to all parties to attend fuch appeal; that then, it shall and may be lawful for in which cafe, fuch juffices to adjourn the hearing thereof to their next fubfequent general or quarter-feffions, at which they are hereby required to hear, try, and finally determine the fame; and in cafe there shall be no determination on the faid appeal at such next or subsequent general or quarter-fessions, the judgement and conviction of the juffice or juffices shall stand and be in full force : and no writ of Certiorari, or any other process whatsoever shall be allowed, to remove the conviction or order of feffions, or any other proceedings thereupon, into any of his Majefty's courts of a record at Westminster, or of his Majefty's courts of great Seffion in the principality of Wales, or the counties palatine.

XV. And be it further enacted by the authority aforefaid. That it shall and may be lawful for any justice or justices of the neffes on oath. peace, if he or they shall be informed that any person or persons can give any evidence relating to any of the offences aforefaid. to fummon fuch perfon or perfons to appear before him or them, and to examine such person or persons on oath, in relation thereunto; and in cafe fuch perfon or perfons shall refuse or neglect to appear purluant to fuch fummons, then fuch justice or justices shall issue out his or their warrant or warrants for apprehending, and bringing fuch perfon or perfons before him or them; and in case such person or persons shall refuse to be examined upon oath, to commit fuch perfons to the common gaol or house of correction for such county, riding, division, city, liberty, or town corporate, there to remain for the space of

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Anno decimo GEOLOIF III. C. 45

one month, or until he, the, or they, thall fubmit to be examined as aforefaid; and in cafe of any appeal to the general or quarter-feffions, to compel fuch perfon or perfons to enter into a recognizance, with condition to appear at the faid general or quarter-feffions, and to give evidence upon the trial of fuch appeal.

XVI. And be it further enacted by the authority aforelaid, Convictions to That for the more easy and speedy convicting of any perfon in the followor perfons, who shall offend against this set, or any orders ing form. made under the authority of the fame, it shall be sufficient for any juffice or juffices of the peace, who shall convict any perfon or perions of any or either of the faid offences, to draw fuch conviction in the following form of words, as the cafe shall happen, or in any other form of words to the fame effect (that is to (ay)

A B is convicted, on his, her, or their own confession, (or on the oath of) of baving in Middlefex. this kingdom, (specifying the offence, and the time and place when and where the fame was committed.)

Given under my (or our) hand and seal (or hands and feals) this day of

which faid conviction, in the fame or like form of words, shall be good and effectual in the law to all intents and purposes, and shall not be quashed, set aside, or adjudged void or insufficient, for want of any other form of words whatloever; and in cale of appeal as aforefaid, the justice or justices who shall convict such offender or offenders, is and are hereby required to deliver, or In cafe of apcause to be delivered, the conviction, in the form aforelaid, to peal, justice the next general or quarter-feffions to which the appeal is made, convicting to deliver conthere to be filed on record.

XVII. And be it further enacted by the authority aforefaid, quarter-fef-That the justices of the peace within the respective limits of their fions. commissions, at their general or quarter-fessions, or the major Justices may part of them then and there assembled, within that part of Great allow falaries Britain called England, shall have full power and authority, and to inspectors, they are hereby required to order such reasonable falaries and &c. out of charges as they shall think proper, to be paid to any inspector or in manner preinfpectors, or other perion or perions already employed or ap- fcribed by pointed by the justices of the peace, or hereafter to be employed or appointed by the justices of the peace, or the commissioners of the land tax, to prevent the foreading of fuch diftemper amongft the cattle, out of the monies arifen or hereafter to arife by virtue of an act of parliament paffed in the twelfth year of the reign of his late majefty King George the fecond, intituled, An act for Act 12 Geo. 2. the more easy affeffing, collecting, and levying county rates.

XVIII. And be it further enacted, That the commissioners Commissionof the land tax for the time being in and for every county, rid- ers of the ing, or division, and who have or thall qualify themfelves to act land tax

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Anno decimo GEORGII III. C. 4x.

(except for Middle (ex, or cities or towns which are counties of themfelves) being duly qualified, to execution.

No perfon to ox, &c. till the fame hath been his pro-

and producing a certificate, fignifying the time when he bought the famē,

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prove, on oath, that the fame hath been his property more

One moiety 🕚 of penalty to other to the poor.

yol. penalty on giving, or certificate.

as fuch respectively, are hereby impowered and required to put in execution all and every the powers and authorities given to committioners of the land tax by this act, or by any order or orders in council pursuant to the fame (except the commissioners of the land tax within the county of Middle/ex, and all cities and towns which are counties of themselves) in as full and amput this act in ple manner as the justices of the peace may do within the fame.

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XIX. And, to prevent the foreading of fuch infectious diftemper by perfons buying up cattle in infected places, and foon after difpofing of the fame in places free from the infection, contrary to the true intent and meaning of this act, and in difobedience or contrary to the orders and regulations made, or which shall hereafter be made by his Majesty in council as aforesaid; be it enfell any living acted by the authority aforefaid, That from and after the faid twenty-fourth day of June, one thousand seven hundred and seventy, no perfon whatfoever by himfelf, his fervant or agent, durperty 40 days; ing the continuance of this act, and contrary to any rule, order. regulation or prohibition made or to be made in that behalf as aforefaid in pursuance and by virtue of this present act, shall sell or dispose of any living ox, bull, cow, calf, steer or heifer, until the fame shall have been the property of fuch person for the term of forty days at leaft; and during the continuance of fuch orders as aforefaid, in proof of fuch property, the feller shall produce a certificate under the hand of the perfon of whom fuch ox, bull, cow, calf, fteer or heifer was last bought or purchased, fignifying the time when he purchased the same; and every perfon who shall fell or dispose of any ox, bull, cow, calf, steer or heifer, without producing fuch certificate, and shall be thereof convicted by his, her, or their own confellion, or by the oath of one or more credible witnefs or witneffes, before any justice or juffices of the peace for the county, riding, division, city, liberty or town corporate where the offence shall be committed, shall, on penalty of for every fuch ox, bull, cow, calf, fteer or heifer, fo fold or difpoled of during the continuance of and contrary to fuch orders and regulations as aforefaid, forfeit and pay the fum of ten unless he shall pounds; unless such person shall by himself, his agent or fervant, make oath before the faid justice or justices (which oath the faid juffice or juffices is and are hereby impowered and required to administer) that the faid ox, bull, cow, calf, steer or heifer has been his property for more than forty days; the faid than 40 days. forfeiture to be adjudged, levied and recovered in fuch manner as is herein after directed to be levied and recovered; one moiety of the faid forfeiture to be given to the informer, and the informer, the other moiety to the poor of the parish where the offence shall be committed.

XX. And be it further enacted by the authority aforefaid, That every perfon who shall, from and after the faid twentyknowingly re. fourth day of June, one thousand seven hundred and seventy, ceiving, a falle and during the continuance of and contrary to fuch orders and regulations as aforefaid, fell or dispose of any ox, bull, cow, calf, steer or heifer, and shall give a falle or untrue certificate of the

time

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time of the fale of fuch cattle, and every perfon who fhall accept of fuch falle or untrue certificate, knowing the fame to be fuch, fhall forfeit and pay the fum of ten pounds; to be adjudged, levied, recovered, and disposed of in the manner herein after directed.

XXI. And be it enacted by the authority aforefaid, That, dur. Drover to give ing the continuance of any rules, orders or regulations made or notice to con-ftables, &c. to be made in that behalf as aforefaid, if any drover, or perfon of beafts fickor perfons driving and conducting horned cattle from one place ening on the to another, shall find any beaft or beafts in his drift ficken upon road, the road, fo as to be unable to proceed forward in their journey; fuch drover, or perfon or perfons driving fuch horned cattle, shall forthwith give notice thereof to the conftable, headborough or churchwarden, of the parith or place wherein such beast or beasts shall ficken, in order that the fame may be flain and buried in manner as aforefaid, if deemed to be ill of the diftemper now raging amongst the horned cattle, or of any infectious difease, in the opinion of the officer of fuch parish or place to summoned, and of two other fubstantial inhabitants of the faid parish or place, whom the faid officer is hereby impowered, by a note in. writing under his hand, to fummon to his affiftance; and in cafe any drover, or perfon or perfons driving horned cattle, shall fail herein, or shall conceal, or drive out of the way, without giving fuch notice, any fuch fick beaft or beafts, contrary to the true intent and meaning of this act, and in difobedience to any rules or orders made by virtue thereof as aforefaid, he or they to offending shall forfeit and pay ten pounds to the use of the on penalty of poor of fuch parish or place wherein fuch beast or beasts shall be 101. found fick or dead; to be levied on his or their goods and chat- to be levied by tels, by warrant under the hand and feal of any justice of the distress. peace of the county, riding, division, liberty, city or town corporate, wherein fuch drover, or perfon or perfons driving fuch horned cattle, (hall be taken; and in cafe of nonpayment, such For want of drover or perfon or perfons shall be committed to the common diffres, offengaol of fuch county, thire, flewartry, riding, division, liberty, committed. city or town corporate, there to remain, without bail or mainprize, for the space of fix calendar months, or until he or they shall have paid the faid penalty.

XXII. And, for preventing perfors felling any borned cattle before No perfor to they have been in their poffeffion forty days, contrary to fuch orders and fell any living regulations as aforefaid, it is hereby enacted, That no perfor or ox, &c. durperfors during the continuance of any fuch orders and regula- tinuance of tions to the contrary as aforefaid, thall fell or dispose of any live order to the ox, bull, cow, calf, steer or heiser, unless he or they shall, be- contrary, fides his, her, or their compliance with such directions as aforefaid, likewise first obtain a certificate under the hand and seal of without profome justice of the peace or commissioner of the land tax, speci- per certificate fying the colours, and number of beasts so intended to be fold, or commisand the parish, township or place from whence the fame are fioner of the brought or intended to be carried in order for fale, and the name land tax, or names, place or places of abode of the owner or owners there-

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and producing the fame, and giving attefted copy thereof.

> 101. penalty on both buyer and feller, where certificate is not produced.

Jufficefulpectof offending against act or orders,

on the party.

On nonappearance, or for want of proof of conformity, to be deemed convicted and fuffer the pe-

nalties inflicted. the penalty.

of, and that it appears to fuch justice or commissioner, upon examination on the oath of one or more credible witness or witneffes, that the beafts contained in fuch certificate have been the property and in the possession of such person or persons for at least forty days before the date of the faid certificate; and every perfor felling any ox, bull, cow, calf, fteer or heifer, by virtue of fuch certificate, thall produce the fame, and give a true copy thereof, attefted by two or more credible witneffes, to the perfon or perfons buying fuch beafts; and every perfon felling any ox, bull, cow, calf, fleer or heifer without obtaining fuch certificate, and every perfon buying the fame without receiving a true copy thereof attested as aforefaid, during the continuance of, and contrary to, fuch orders as aforefaid, shall forfeit and pay the fum of ten pounds for every ox, bull, cow, calf, steer and heifer bought or fold contrary to the true intent and meaning hereof, to be levied, adjudged, recovered, applied and disposed of as is herein after directed to be levied, adjudged, recovered, applied and disposed of.

XXIII. And be it further enacted by the authority aforefaid, ingany perfon That if one or more justice or justices of the peace shall suspect any perfon of buying, felling or driving any ox, bull, cow, calf, fteer or heifer, or of taking off the hide from any infected ox, bull, cow, calf, fteer or heifer which fhall die of the faid diftemper, contrary to the true intent and meaning of this act, and the rules, orders, and regulations made or to be made as aforefaid by his Majefty in council in purfuance thereof, or of not burying any ox, bull, cow, calf, steer or heifer, contrary to this act, and orders made in purfuance of the fame; it fhall and may be may fummon lawful for fuch justice or justices to fummon fuch perfon to aphim to appear. pear before him or them at a reasonable time to be prefixed in Proof of com- fuch fummons; and the proof of complying with the directions pliance to be of this act, and orders made or to be made as aforefaid, shall lie on the party fo fummoned; and if fuch perfon shall neglect or refule to appear before fuch justice or justices (proof being made upon oath of his or their being duly fummoned) or fhall not make it out to the fatisfaction of him or them that he or the has fully conformed himfelf or herfelf to this act, rules, and orders as aforefaid; fuch perfon shall be deemed and taken to be duly convicted of the offence or offences for which he thall be fo fummoned, and incur the feveral penalties and forfeitures inflicted by this act, to be levied, recovered, and adjudged, in Application of finance as is herein after mentioned; one moiety of the faid forfeiture to be paid to the overfeer of the poor, and applied to the

use of the poor of the parish where such person dwells; and the other moiety to the treasurer of the county, riding, or division, to be made part of the county flock, or, in that part of Great Britain called Scotland, to fuch perfon, and for fuch purpofes, as the juffices in their general quarter-feffion's shall direct and appoint.

XXIV. And, for the more effectual preventing the spreading of fuch infectious diftemper by perfons commonly called Jobbers, who, accupy-

pccupying little or no grazing land, buy up cattle in infected places, and foon after difpose of the same, be it enacted by the authority afore-said, That from and after the said twenty-fourth day of June, cept butchers one thousand seven hundred and seventy, no person whatsoever for immediate (butchers and others excepted buying fat cattle for immediate flaughter, to flaughter) during the continuance of, and contrary to any fuch purchase livflaughter) during the continuance of, and contrary to any ing ing ox, &c. orders made in that behalf as aforefaid, fhall purchase any living ing ox, &c. ox, bull, cow, calf, fteer or heifer, without having first obtain- without the tificate, ed a certificate under the hand and feal of fome justice of the peace or commissioner of the land tax acting for the county, riding, division, city, liberty, town, or place, where such person refides, fpecifying his or her name and place of abode, and the specifying his number of beafts he or fhe intends to purchafe, and whether name and a-fuch beafts are intended to be purchafed by him or herfelf, or bode, number by an agent, or fervant; and if by an agent or fervant, then the to be purchaf-name and place of abode of fuch agent or fervant; and that it ther by himfelf appears to fuch justice or commissioner, upon examination on or agent; the oath of one or more credible witness or witness, that fuch (and if by aperfon really occupies land fufficient to graze and keep the num-gent then ber of beats contained in such certificate, over and above the such agent's ber of bealts contained in such certificate, over and above the name and flock fuch perfon is at prefent poffeffed of, for the fpace of three abode) months: and that it may appear no more beafts were brought and that he than were contained in fuch certificate, every fuch perfon fhall, occupies land upon bringing any cattle into any parish or place bought in pur-graze fuch fuance of fuch certificate and orders made in that behalf as a number, above forefaid, produce and shew the faid certificate to an inspector, his present churchwarden, or overleer of the poor, if any there be of fuch flock, for 3 parifh or place; and thall at the fame time acquaint fuch infpec- months. tor, churchwarden or overfeer, with the place where, and the name cattle into any of the perfon of whom fuch beafts were purchased; and the faid place, certifi. inspector, churchwarden, or overseer, is hereby required to mark cate to be proon the back of the faid certificate, the number of beafts fo duced. Infpector &c. brought into any parish or place, and the place where, and the to indorfe the name of the perion of whom fuch beafts were purchased, and same. the day when such certificate was fo produced : and if any per-Penalty 51. fon or perfons (butchers or others buying fat cattle for immediate flaughter excepted as aforefaid) fhall, from and after the faid twenty-fourth day of June, one thousand seven hundred and seventy, buy any ox, bull, cow, calf, fteer, or heifer, during the continuance of, and contrary to fuch orders as aforefaid, without previoufly obtaining fuch certificate, or shall buy more than the number contained in the fame, or shall not produce the faid certificate to an infpector, churchwarden, or overfeer of the poor; every fuch perfon shall, for every beast bought contrary to the true intent and meaning hereof, forfeit and pay the fum of five pounds; the faid penalty to be levied, adjudged, recovered, ap- Cattle to be bought within plied, and disposed of, as is herein after directed.

XXV. Provided always, That no cattle shall be deemed to be date of certibought by virtue of fuch certificate as aforefaid, unless the fame ficate. are purchased within one month from the date thereof.

XXVI. And he it further enacted by the authority aforefaid, ftopped for That when and as often as any cattle shall be ftopped for want tificate,

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If cattle are

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conftable, &c. of a proper certificate, purfuant and in obedience to fuch orders to fend them back to the laft as a forefaid, the constable, or other proper officer of the township back to the laft conftablewick, or parish where the faid cattle shall be fo stopped, shall caufe

and give nobe proceeded manner, till the first townthip through which they paffed 3, like cattle which have been within 1 mile of an infected place. Matters directed to be done by overfeers and churchwardens in England, are, in Scotland, to be done by fuch officers as q. feffions fhall

appoint. Commiffioners of the land tax affeis their counties for expenses of executing this act.

Pecuniary penalties may be recovered by conviction before juftices,

or by action of debt, &c.

fuch cattle, with all convenient expedition, to be driven back to the next constablewick from whence they last came; and shall tice thereof to give notice thereof to the conftable, or other proper officer of the proper of. fuch next constablewick, who shall, and he is hereby required to ficer, who is to receive the faid cattle, and to cause the fame to be driven through receive them; his conftablewick to the next conftablewick from whence fuch and they are to cattle were driven, the constable or other parish officer whereof against in like shall receive the same as aforesaid, and so from constablewick to conftablewick until fuch cattle shall arrive at the first township they arrive at or place in the faid county, riding, division, or liberty, through which they were fuffered to pais without a proper certificate, they shall be treated in such and the like manner as cattle which have been within one mile of an infected place are by this act, and be treated or by any of his Majesty's orders of council made or to be made in that behalf, deemed to be treated.

XXVII. And whereas there are no fuch officers as overseers of the poor and churchwardens in that part of Great Britain called Scotland; therefore, in order to carry this act, in that part of the united kingdom, into execution; be it enacted by the authority aforefaid, That all matters and things appointed to be done and executed by the overfeers of the poor and churchwardens in that part of Great Britain called England, shall, in Scotland, be done and executed by the constables, inspectors, or other officers to be appointed by the justices of the peace for that purpole, at their refpective quarter-feffions, or any adjournment thereof.

XXVIII. And in order to make provision, in that part of the united kingdom called Scotland, for any expence that may attend the execution of this fervice, be it enacted by the authority aforefaid, That it shall and may be lawful for the commissioners of the land tax, and they are hereby impowered to affels their respective counties in Scotland to in a fum not exceeding fifty pounds for each county, to be levied and collected in the fame proportions, and according to the fame rules with the land tax; and which fum the respective collectors of the land tax for each county are hereby required to collect and iffue, by order of the respective justices of the peace, or the major part of them allembled at the quarter-fellions, or adjournment thereof.

XXIX. And it is hereby further enacted, That wherefoever any perfon shall, for any offence to be hereafter committed against this act, or any law now in being relating to the preventing the fpreading of the contagious diftemper amongst the horned cattle in this kingdom, be liable or fubject to pay any pecuniary penalty or fum of money, upon conviction before any juftice or juffices of the peace; it shall and may be lawful for any other perfon whatfoever, either to proceed to recover the faid penalty by information and conviction before any justice or justices of the peace, in fuch manner as is directed by this act, or to fue for the fame by action of debt or on the cafe, bill, plaint, or information, in any of his Majefty's courts of record; where,

in no effoin, protection, or wager of law, or more than one im. Plaintiff reparlance (hall be allowed; and wherein the plaintiff, if, he re- covering, to have double covers, shall likewise have his double costs. cofts.

XXX. Provided, That all fuits and actions to be brought by Limitation of virtue of this act, shall be brought before the end of the next actions. term after the offence committed; and that no offender against any of the laws now in being, for the preventing the fpreading of the diftemper which now rages amongst the horned cattle, shall be profecuted twice for the fame offence.

XXXI. And be it further enacted by the authority aforefaid, All commif-hat all the commissioners of the land tax, and reftore or view, fioners of the That all the commissioners of the land tax, and rectors or vicars land tax, recwho are rated to the land tax for one hundred pounds per annum tors, and vishall, in their respective parishes, and they are hereby impower- cars, rated to ed to grant certificates of health for cattle, in as full and ample land tax for manner as any justice or justices of the peace are impowered in authorised to any manner whatsever to do, for which sid certificates and authorised to any manner whatfoever to do; for which faid certificates no fee grant certifior reward whatfoever shall be taken. cates.

XXXII. And be it further enacted by the authority aforefaid, Perfon grant-That from and after the twenty-fourth day of June, one thou- ing certificate, fand feven hundred and feventy, all perfons whatfoever taking to let forth by upon them to grant certificates in pursuance of this act, or his office he Majefty's orders relating thereto, thall for forth in any first office he Majesty's orders relating thereto, shall set forth, in every such grants it. certificate, by virtue of what office he grants fuch certificate, whether as justice of the peace for any county, city, or borough, commissioner of the land tax, or otherwise; and in case any perfon shall neglect to to do, such perfon shall, for every such offence respectively, forfeit and pay the sum of ten pounds of law- 10 l. penalty ful money of Great Britain for every fuch neglect; to be recov- on neglect. ered by action of debt, bill, plaint, or information, in any of his Majesty's courts of record at Westminster, with full costs of fuit; wherein no effoin, privilege, protection, or wager of law, or more than one imparlance shall be allowed.

XXXIII. And be it further enacted by the authority afore- Quarter fef-faid, That the juffices of the peace within their respective divi- point inspece fions, at their petty feffions, or the major part of them then and tors, there affembled, within that part of Great Britain called England. fhall have full power and authority, by virtue of this act, and any order or orders made or to be made in that behalf as aforefaid, to appoint any perfon or perfons to be infpector or infpectors of any houses, buildings, grounds, fields, and cattle, within their faid divisions, to be affistant to the constables, churchwardens, in manner diand overleers of the poor; in fuch manner as the justices of the rected by orpeace, at their general quarter-feffions, were, by his late Ma- der in counjefty's order in council, dated the twenty-fecond of March, one cil of 22 Mar. thousand seven hundred and forty-seven, impowered to do.

XXXIV. Provided, That no feller or buyer of any fuch cat- No certificate tle as aforefaid shall be obliged, in confequence of fuch order or need be taken orders as aforefaid, to take out either of the faid certificates, out, where where both the feller and buyer live in the fame parish, or in seller live in the next adjacent parish or place, or within five miles distance of the same paeach other : provided that the feller of fuch cattle has been in rifh, or within

the five miles of

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each other; provided the ieller has been in pofkeeps them 3 months, and diftemper be not within 10 miles of feller's abode, and both live in the fame county.

justices of counties at ed to corpoties.

offending.

Magistrates, &c. not to certify for any beafts or hides, but fuch as or flaughtered within their jurifdiction,

on penalty of 201.

the possession of the cattle fo to be fold forty days at the least before fuch fale; and fo as the buyer keeps the faid cattle three months at the leaft from the time he purchases the same; and feffion of fuch fo as the infectious distemper amongst the horned cattle be not cattle 40 days, within the fpace of ten miles of the fellers abode, and that the and the buyer feller and buyer live in the fame county; any thing in this act to the contrary notwithstanding.

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XXXV. And whereas the magistrates of some corporations situated within counties at large, may in fome places presume to hold fairs and markets for the fale of borned cattle, when the justices of the peace for the county at large may have probibited fairs and markets to be holden in the faid county, purfuant to and during the continuance of orders made in that behalf as aforefaid, which in a great measure will frustrate the faid prohibition, and occasion many disputes; be it therefore further enacted by the authority aforefaid, That from and after the faid twenty-fourth day of June, one thousand seven hundred and feventy, where the justices of the peace for any county at large have already prohibited, or shall hereaster think proper to prohibit fairs and markets to be holden for the fale of horned Prohibition of cattle within fuch county, fuch prohibition made as aforefaid fairs and mar- shall be deemed and taken to extend to all corporations within kets made by fuch county, or furrounded by or lying contiguous to fuch county; any charter, privilege, or exemption to the contrary notlarge, extend. withstanding : and in cale any fuch magistrate shall wilfully and knowingly proclaim or give notice, or cause to be proclaimed or rations within notice to be given of any fair or market for horned beafts, or or contiguous fhall wilfully and knowingly permit any horned beaft to be brought into, or fold at any fair or market within his jurifdiction, during fuch prohibition as aforefaid, fuch magistrate shall

rool. penalty forfeit and pay the fum of one hundred pounds of lawful money on magistrate of Great Britain, to any perfon who shall fue for the fame in any of his Majefty's courts of record at Westminster, wherein no effoin, privilege, protection, wager of law, or more than one imparlance shall be allowed.

XXXVI. And be it further enacted, That from and after the twenty-fourth day of June, one thousand seven hundred and seventy, no justice of the peace or other magistrate of any corporation, or commissioner of the land tax for such corporation, or have beenkept rector or vicar within any corporation, during the continuance of fuch orders as aforefaid, shall certify for any horned beast but fuch as have been kept within his jurifdiction for the time required by law, nor for the hide of any beaft but fuch as have been flaughtered within his jurifdiction; any former law or flatute to the contrary notwithftanding : and in cafe any fuch magistrate shall take upon him to grant certificates otherwife than as aforefaid, fuch magistrate shall forfeit and pay the sum of twenty pounds of lawful money of Great Britain, for every certificate fo granted, to any perfon or perfons that fhall fue for the fame; to be recovered by action of debt, bill, plaint or information, in any of his Majesty's courts of record at Westminster, with full

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law, or more than one imparlance shall be allowed. XXXVII. And be it further enacted by this act, That it thall 4 Juffices at t; z general quarben and may be lawful for any four or more of the justices of the ter-feffions. hath peace of any county within this realm, at their general quarter- &c. on inforfellions, or any adjournment thereof, upon information given to diffemper is them that fuch diftemper is in any neighbouring county, to pro- in any neighhibit for a certain time, or until the diftemper shall cease in such bouring councounty, any ox, bull, ccw, calf, steer or heifer from being driv-ty, en or removed, or any hides, skins or flesh carried from such may prohibit county, or from any hundred, lathe, wapentake, rape, ward or ing brought other division of fuch county to infected, into the county to mak- from thence ing fuch order; and in cafe any perfon shall act contrary to fuch into their order, fuch perfon shall incur the penalties and forfeitures here- county. in before enacted against perfons driving cattle without certi- difebeying ficates. their prohi-

XXXVIII. And be it further enacted by the authority afore-bition. faid, That if any action or fuit shall be commenced against any perfon or perfons for any thing done in purfuance of this act, the defendant or defendants in fuch action or fuit may plead the general iffue, and give this act and the special matter in evidence General iffue. at any trial to be had thereupon; and that the fame was done in pursuance and by authority of this act, or of some rule, order or regulation made or to be made in pursuance of this act : and if it shall appear so to have been done, then the jury shall find for the defendant or defendants; and if the plaintiff shall be nonfuited, or difcontinue his action after the defendant or defendants shall have appeared; or if judgement shall be given upon any verdict or demurrer against the plaintiff, the defendant or defendants shall and may recover treble costs, and have the like Treble costs remedy for the fame as the defendant or defendants hath or have in other cafes by law.

XXXIX. And be it further enacted by the authority afore- Act to confaid, That this act shall continue and be in force until the twen- sept. 1771, ty-ninth day of September, one thousand seven hundred and se- &c. venty-one, and from thence to the end of the then next feffion of parliament.

C A P. XLVI.

An act for establishing a lottery, and for other purposes therein mentioned.

Preamble, reciting act 2 Geo. 3. Perfons possefield of annuities in the joint ftock of 4 per cents, and who have or shall fignify their confent, in books opened at the bank, to accept of an annuity of 31. per cent. to commence from 5 Jan. 1770, are intitled, for every 1001. to 1001. in the joint flock of 3 per cents, and to two lottery tickets; and to have a receipt for 41. in part of 141. for each ticket, &c. Subscribers to pay in respect of every ticket, &c. 1 l. by 15 June; 2 l. by 20 July; 3 l. by 21 Aug. and 4 l. by 25 Sept. 1770; tickets to be delivered to subscribers completing their subscriptions. Contributors paying in the whole of their subscriptions by 17 August, to be allowed interest after the rate of 31. per cent. to 25 Sept. 1770. In case any tickets shall remain unsubscribed, any persons may contribute for the purchase of them, at 14 pounds per ticket. On mak-A a 4 ing

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ing the following deposits, viz. of 41. by 10 May, 11. by 15 June, 21. by 20 July, 31. by 21 Aug. and 41. by 25 Sept. 1770. On completing fubfcription, tickets to be delivered to contributors. Contributors paying in the whole of their fubscriptions by 17 Aug. to be allowed interest after the rate of 3 l. per cent. to the 25th of Sept. 1770; to be paid by the cashier. Cashier of the bank to give security for duly accounting for, and paying over the faid monies into the exchequer. Treasury to apply the money to the fervice voted this feffion. 500,000 l. to be distributed into prizes; and paid into the bank, out of the fupplies granted this fellion. Managers and directors of the lottery to be appointed by the treasury. Method of Ticket. Managers to examine the books with the the lottery books. tickets, and deliver them after to the cashiers of the bank, taking a receipt for the fame. Cashiers to return the books, with the undisposed tickets, with an account of the monies paid in. The undifposed tickets to be delivered into the exchequer, &c. Tickets of the middle columns to be rolled up, and fastened with filk; and cut off indentwife into a box marked with the letter (A). Box to be locked up and fealed. Books to be prepared The with two columns, on each of which 50,000 tickets to be printed. number and value of the fortunate tickets. 1,000 l. to the first-drawn ticket, &c. and 1,000 l. to the last-drawn. Tickets of the outermost columns of the last-mentioned book to be rolled up and tied, and cut out indentwife into a box marked with the letter (B). Box to be locked up and fealed. Bufine is of rolling up the tickets, &c. to be performed within fix days preceding the drawing. Public notice to be given of the times of putting the tickets into the boxes. Lottery to begin drawing on 19 Nov. 1770. Method to be observed in drawing, &c. After each day's drawing, the boxes to be locked up and fealed. Numbers of the fortunate tickets, and the fums, to be printed. Disputes relating hereto, to be adjusted by the managers. Penalty of forging, &c. tickets or certificates, felony. Managers to be fworn. The oath. Cashier to receive the fums felony. Managers to be fworn. subscribed, before receiving the lottery book; and to give a note for the fame; the bearers intitled thereupon to one lottery ticket for every 141. fo paid. Contributors not making good their payments within the times limited, forfeit their deposits with respect to the lottery; and the tickets for such sums to be delivered back into the exchequer. Treasury to pay limited, forfeit their appoints with respect to exchequer. Treasury to pay for fuch fums to be delivered back into the exchequer. Limitation of the Office-keepers, &c. felling thares in tickfale of chances, &c. Penalty. ets of which they are not posses of the sol offences committed in Ireland against acts for preventing unlawful lotteries, made punishable, and the penalties may be fued for in Dublin. The fum of 500,0001. payable in respect of the fortunate tickets, is charged upon the aids in general granted this feffion ; and to be paid at the bank without deduction. After the drawing of the lottery, the tickets to be exchanged for certificates. Managers to give notice of the time for taking in the tickets, and delivering out the certificates, &c. Certificates to be numbered. Books to be kept for entering the names of perfons bringing tickets to be exchanged, &c. Certificates to be figned, &c. Treasury to discharge all incident charges attending the execution of this act. No fee to be taken for receiving or paying the contribution monies, or for isluing receipts or monies, on penalty of 201. Annuities fubscribed to in pursuance of this act, to be deemed part of the joint flock of 31. per cent. annuities transferrable at the bank, and to be payable out of the finking fund; fubject to redemption by parliament. Annuities to be deemed perional effates, not descendable to heirs, nor liable to foreign attachment. Such part of the joint flock of 41. per cent. annuities as shall be subscribed for at the rate of 31. per cent to be understood to be redeemed after 5 April, 1770. Bank to continue a corporation till these annuities are redeemed. Bank not to incur any dilability. General isfue. Treble costs.

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C A P. XLVII.

An all for better regulating perfons employed in the fervice of the East India company, and for other purposes therein mentioned.

THEREAS by an act paffed in the seventh year of the Preamble, rereign of his late majefty King George the First, intituled, citing act An act for the further preventing his Majefty's fubjects from 7 Geo. 1. trading to the East Indies under foreign commissions, and for encouraging and further fecuring the lawful trade thereto; and for further regulating the pilots of Dover, Deal, and the isle of Thanet; it was amongft other things enacted, That it should and might be lawful to and for his Majesty's attorney-general for the time being, at the relation of the faid company, or by his own authority, to exhibit a bill or bills of complaint in his Majesty's court of exchequers against any person or persons trading, dealing, trafficking, or adventuring, at any time from and after the faid twenty-fourth day of June, one thousand feven hundred and twenty-one, in, to, or from the East Indies, or places therein before mentioned, contrary to law; or against any person or persons concerned as agent, factor, or copartner with fuch illegal traders; for discovering of fuch their trading, dealing, trafficking, and adventuring, and for recovering of fuch duties and damages as are therein and herein after-mentioned : waving or disclaiming, in every such bill, all the penalties and forfeitures insurred by fuch perfon or perfons for the matters in fuch bill or bills contained; and that fuch perfon or perfons should answer the faid bill or bills, and not plead or demur to the discovery thereby fought; and pay to his Majesty the customs and duties of the goods and merchandizes arifing, produced, or purchased by the said unlawful trade, traffick, or adventuring; and should answer and pay to the said company for the fame thirty pounds per centum, according to the value thereof in England : and whereas the faid fum of thirty pounds per centum fo enacted to be paid to the faid united company, as and for damages on account of fuch illicit trade as aforefaid, bath been found inadequate and infufficient for preventing the faid illicit trade, and for making good to the faid company the damage they have fustained thereby : now, for the more effectually preventing fuch illicit trade, and for making a better compensation or recompence to the said united company, by way of damages, for any loss or prejudice they may fustain by the illicit practices aforefaid, be it enacted by the King's most excellent majesty, by and with the advice and consent of the lords fpiritual and temporal, and commons, in this prefent Perfons conparliament affembled, and by the authority of the fame, That cerned in illifrom and after the paffing of this act, all and every perfon or cit trade to pay to Eaft ' persons, adventurer or adventurers, profecuting or concerned Indiacompany in fuch illicit trade, traffick and dealings as aforefaid, shall, over 1001. per cent and befides the duties and cuftoms by law payable to his Ma- ad valorem, jefty, forfeit and pay to the faid united company the fum of one the duties, inhundred pounds per centum, according to the value, in England, fread of former of the goods, merchandizes, and effects, fo illicitly traded, penalty;

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to be recovered as by act 7 Geo. 1.

trafficked, or dealt in, inftead and in lieu of the faid fum of thirty pounds per centum, mentioned in the faid act; which faid fum of one hundred pounds per centum, shall and is hereby directed to be fued for and recovered in fuch and the like manner, as in and by the faid recited act made in the feventh year of the reign of his faid late majefty King George the First, is prefcribed and enacted, with refpect to the faid fum of thirty. pounds per centum; any thing therein to the contrary notwithstanding.

II. And whereas fundry captains and other officers and mariners of flips, in the fervice of the faid united company, bound to India, do oftentimes in a clandestine manner carry and transport to the East Indies aforefaid great quantities of artillery, ordnance, mulquets, fire arms, ammunition, and warlike stores, and there fell and dispose thereof to the natives, and also to powers in those parts at war or in enmity with the faid united company, or to other perfons through whose hands the same do or may come to the use of such powers; to the great injury of the publick, as well as of the faid united company and their possessions and trade in India: therefore, to the end that such evil practices may for the future be remedied and prevented, be it Perfons in the further enacted by the authority aforefaid, That all and every officer and officers, mariners, or other perfon or perfons, in the fervice of the faid united company, who fhall, from and after the passing of this act, carry, transport, or send, or cause to be carried, transported, or sent to the East Indies, aforefaid, or shall put or cause to be put on board any ship in the service of the faid united company trading to the East Indies, any artillery, ordnance, mulquets, fire arms, ammunition, or warlike stores of any kind whatfoever, or shall knowingly aid or affist therein, without the licence or authority of the faid united company, with intention or for the purpole of transporting, felling, trafficking, bartering, exchanging, or otherwife uttering or difposing of the fame in the East Indies, or within the limits of the faid united company's trade; shall, in every such case, be deemmay be profe- ed and adjudged to be guilty of a high crime and mildemeanour. and as fuch shall and may be prosecuted for the same in his Majefty's court of King's Bench at Westminster; and such person or perfons to offending being convicted, thall be liable to fuch corporal punishment or fine as the faid court shall think fit.

III. And whereas, by one other act of parliament paffed in the feventh year of the reign of his present Majesty, intituled, An act for regulating certain proceedings of the general courts of the united company of merchants of England trading to the East Indies, it was enacled, That no dividend should be made by the faid company, for or in respect of any time subsequent to the twenty-fourth day of June, one thousand seven hundred and sixty-seven, otherwise than in pursuance of a vote or resolution, passed by way of balloting, in a general court of the faid company, which shall have been summoned for the purpose of declaring a dividend, and of the meeting of which general court for such purpose, seven days notice at the least shall have been given in writing, fixed upon the Royal Exchange in London; and it was thereby further enacted, That no balloting upon any

fervice of Eaft India company transporting any warlike flores,

or affifting therein, with intent to difpofe of the fame in the East Indies, or within the limits of the company's trade, cuted in the court of King's Bench, and be liable to corporal punifhment or fine. Act 7 Geo. 3.

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any question proposed in any general court of the faid company, relative to any matter what soever, should be begun within a less space of time than eight hours after the adjournment or breaking up of the general court in which it shall have been determined that such question should be decided by balloting : and whereas the balloting for every dividend of the faid company, as prescribed by the last recited act, would be attended with much inconvenience and delay, in cafes where no alteration in the rate of the faid company's dividend is made or intended to be made : and whereas the time or fpace of eight hours thereby alfo prescribed for taking such balloting in question, and not relative to the declaration of a dividend, is not sufficient to give the proprietors at large of the faid company's flock a full and fair opportunity to exercife their right of taking fuch part in every fuch determination as they are intitled to by law : therefore, for preventing the aforefaid inconveniencies for the future, be it enacted by the authority aforefaid, That from and after the paffing of this act, when any When a divihalf yearly or other dividend of the faid company shall be voted dend shall be half yearly or other dividend of the laid company man be voted and de-and declared by a general court of proprietors, not varying or clared by a differing from the rate of the faid company's dividend for the general court, last preceeding half year, that then and in every fuch case, it not differing fhall not be neceffary for the faid general court of the faid com- from the rate pany to proceed to a ballot respecting such dividends; but that dividend for a declaration from the chairman for the time being of the faid preceding company of the voting and agreeing of the general court of pro- half year, prietors to fuch dividend, shall be a sufficient notice and autho- a declaration rity for declaring and making fuch dividend; and that from and from the chairman of after the paffing of this act, no balloting upon any question such vote, to proposed in any general court of the faid company, relative to be sufficient any matter whatloever, shall be begun within a less space of time notice for dethan twenty-four hours after the adjournment or breaking-up of claring a dithe general court in which it shall have been determined that No balloting fuch queftion should be decided by balloting; any thing in the to be begun

faid last recited act to the contrary notwithstanding. within leis IV. And be it further enacted by the authority aforefaid, That than 24 hours if any perfon or perfons whatfoever employed by or in the fervice ment of geneof the faid united company, in any civil or military station, of-ral court. fice, or capacity whatfoever in the East Indies, or deriving or Company's claiming any power, authority, or jurifdiction, by or from the fervants in the faid united company, fhall, after the paffing of this act, be guilty Eaft Indies of opprefling any of his Majefty's fubjects beyond the feas with- guilty of opin their respective jurisdictions; or, in the exercise of any such other crime, flation, office, employment, power, or authority derived or claimed by, from, or under the faid united company, or fhall may be tried be guilty of any other crime or offence; fuch oppreffions, in the court of crimes, and offences, shall and may be enquired of, heard, and King's Bench, determined, in his Majefty's court of King's Bench in England; and punished and fuch punifhments thall be inflicted on fuch offenders, as are committed in ufually inflicted for offences of the like nature committed in that England. part of Great Britain called England; and that the fame, and all other offences committed against this act, may be alledged to be

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Crime may be committed, and may be laid, enquired of, and tried in the ailedged to be county of Middlefer. committed in

V. And be it further enacted by the authority aforefaid, That Middlefex. in all actions, or fuits, brought against the faid united compa-Defendants may plead the ny, their agents, or fervants, or any perfon deriving authority

under the faid company, for any thing by him or them done in fuch capacity, from and after the pailing of this act, the defendant or defendants, in any fuch action or fuit, may plead the General isfue. general isfue, and the special matter in evidence.

Publick act.

VI. And be it further enacted by the authority aforefaid. That this act shall be deemed and taken to be a publick act; of which notice shall be judicially taken, by all judges, justices, and other perfons whatfoever, without fpecially pleading the fame.

VII. Provided always, and it is hereby enacted and declared. That the defendant or defendants, or his or their attorney, shall plaintiff a no-tice of the fub-tice of the fubftance of his or their attorney, a notice in writing, figned by the defendant or defendants, or his or their attorney, of the fubstance of the de-

fence or defences which he or they intend to rely upon, fix days before the trial of fuch action, in case the fame is to be tried in London or Middlefex; and eight days before the trial thereof, in and thall not cafe the fame is to be tried in any other county; and the de-

give evidence fendant or defendants shall not, by virtue of this act, be pernot contained mitted, at the trial of any fuch action, to give evidence of any matters not contained in fuch notice.

C A P. XLVIII,

An act for making the receiving of stolen jewels, and gold and filver plate, in the cafe of burglary and bigbway robbery, more penal.

Preamble.

therein.

After 1 June, filver plate, or watches, knowing them to be ftolen,

THEREAS the facility with which stolen jewels, and gold and filver plate, are disposed of, is one principal cause of the frequent commission of burglaries and bighway robberies; and the prefent laws against the receiving of stolen goods, are found insufficient to deter perfons from that practice : may it therefore please your Majesty, that it may be enacted; and be it enacted by the King's most receiving jew. lords fpiritual and temporal, and commons, in this prefent par-els, gold or liament affembled, and by the authority of the excellent majesty, by and with the advice and consent of the every perfon, who from and after the first day of June, one thousand seven hundred and seventy, shall buy or receive any stolen jewel or jewels, or any stolen gold or silver plate, watch or watches, knowing the fame to have been stolen, shall, in all

cafes where fuch jewel or jewels, or gold or filver plate, fhall triable as well have been feloniously stolen, accompanied with a burglary acbefore as after tually committed in the stealing the same, or shall have been conviction of feloniously taken by a robbery on the highway, shall be triable principal le-lons; and, on as well before conviction of the principal felon, in fuch felony and

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Defendants to

deliver to defence ;

and burglary or robbery, whether he shall be in or out of custo-conviction, to dy, as after his conviction: and is any person, so buying or re-be transported ceiving such jewel or jewels, or gold or silver plate, shall be con-for 14 years. victed thereof, he shall be adjudged guilty of felony, and be transported to some of his Majesty's plantations in *America* for the space of fourteen years, according to the laws in force for transportation of felons.

CAP. XLIX.

An AET for continuing and amending feveral aEIs for preventing abuses in making bricks and tiles.

HEREAS the laws berein after mentioned have been found Preamble to be very useful and beneficial, and are near expiring : may it please your Majesty, that it may be enacted; and be it enacted by the King's most excellent majesty, by and with the advice and confent of the lords fpiritual and temporal, and com+ mons, in this prefent parliament affembled, and by the authority of the fame, That an act made in the twelfth year of the Act 13 Geo 1. reign of his majefty King George the First, intituled, An act to prevent abuses in the making of bricks and tiles, and to ascertain the dimensions thereof, and to prevent all unlawful combinations amongs? any brickmakers or tilemakers within fifteen miles of the city of London, in order to advance or enhance the price of bricks or tiles; and 2 Geo. (an act made in the second year of the reign of his majesty King George the fecond, intituled, An att to explain and amend an att made in the twelfth year of his late Majesty's reign, intituled, An act to prevent abuses in the making of bricks and tiles, and to ascertain the dimensions thereof, and to prevent all unlawful combinations amongft any bricklayers or tilemakers, within fifteen miles of the city of London, in order to advance or enhance the price. of bricks or tiles; and an act made in the third year of his faid 3 Geo. Majesty's reign, intituled, An act for amending the acts therein mentioned relating to the making of bricks; and allo fo much of an and fomuch of act 9 Geo. 3, act made in the ninth year of the reign of his prefent Majefty, intituled, An act for reviving several acts for preventing abuses in making bricks and tiles; and for indemnifying justices of the peace, and others, who have acted under the faid acts; and for indemnifying perfors who have omitted to make and file affidavits; and for allowing further time for paying duties omitted to be paid upon contracts with clerks and apprentices; for making forth duplicates of exchequer bills, lottery tickets, certificates, receipts, annuity orders, and other orders, lost, burnt, or destroyed; and for repaying to Joseph Glover and John Gill the duty by them paid on a cargo of wheat, and for allowing the fame to be landed for home confumption; and for preventing parifs. poor being paid in base or counterfeit coin; as relates to bricks and as relate to tiles, which were to have continuance to the end of this fef-bricks and fion of parliament, shall be, and the fame are hereby further con-tiles, tinued from the expiration thereof, to the twenty-ninth day of nued to so. September, one thousand seven hundred and seventy-three, and Sept. 1773, from &c.

Clay for makfale

to be turned once between **1** Feb. and \cdot time of making, on penalty of 108. per 1000 bricks.

Perfons in London, &c. to dig brickearth at any time, fo as the fame be turned once before it · is made into bricks.

Sieves not to ter of an inch between the maihes.

Breeze to be ufed only in in clamps.

Bricks 8 inches and an half long, 4 broad, and 2 and an half thick, exempted from penalty.

This act not to extend to bricks made more than 15 miles from London.

from thence to the end of the then next feffion of parliament. II. And be it further enacted by the authority aforefaid, That ing bricks for all clay which shall be dug or defigned for making any bricks for fale, in any place or places within the kingdom of England, shall be turned at least once between the first day of February and the time of beginning to make fuch bricks ; and if any perfon or perfons thall make any bricks of any clay which thall not be turned once within the faid time, he or they shall forfeit and pay the fum of ten shillings for every thousand of bricks for made; to be levied, recovered, and applied, in fuch manner as other penalties and forfeitures are directed to be recovered, levied, and applied by the faid former acts, or this prefent act.

III. And be it further enacted by the authority aforefaid, That from and after the passing of this act, it shall and may be lawful for any perfon or perfons within the faid city of London, and limits aforefaid, to dig or cause to be dug, at any time in the year, brick-earth for the making of bricks, provided fuch earth is turned once before the fame is made into bricks; any thing in the faid recited act of the twelfth year of his late majefty King George the first, to the contrary thereof in any wife notwithftanding.

IV. And be it further enacted by the authority aforefaid, That exceed a quar- the fize of the fieves or fereens for fifting or fereening fea coal ashes to be mixed with brick-earth, in the making of bricks, shall not exceed one quarter of an inch between the mashes of fuch fieve or fcreen; any thing in the faid recited acts, or any of them to the contrary thereof notwithstanding.

V. And be it further enacted by the authority aforefaid, That it shall and may be lawful to and for any perfon or perfons burning bricks whom foever, to use cinders (commonly called Breeze) only in the burning of bricks in clamps; any thing in the faid act of the third year of his faid late Majefty to the contrary notwithftanding.

> VI. And whereas the dimensions of bricks prescribed in and by the faid recited acts, have been found inconvenient within the city of London, and liberties and fuburbs thereof; be it further enacted by the authority aforefaid, That from and after the passing of this act, it thall and may be lawful to and for any perfon or perfons whatfoever, to make and burn bricks within the faid city and limits, which, when burnt, shall not be less than eight inches and an half long, nor lefs than four inches broad, nor lefs than two inches and an half thick; and that no penalty shall be incurred for or in respect of bricks of the faid dimensions; any thing in the faid recited acts to the contrary notwithstanding.

VII. Provided always, That nothing in this act contained shall extend, or be confirued to extend, to alter the dimensions of bricks prefcribed in the faid act of the twelfth year of George the first, which shall be made within any part of England, beyond the faid diftance of fifteen miles of the faid city of London.

VIII. And whereas the method of recovering the penalties and forfeitures imposed in and by the faid acts has been found inconvenient;

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be it enacted, That from and after the passing of this act, all penalties and forfeitures by the faid acts inflicted or authorifed to be impoled, shall and may, upon proof of the offences refpectively, and conviction before any justice of the peace of the county, riding, division, or place, wherein the offence shall be committed; which justice is hereby authorised and impowered to hear and determine the fame, either by the confession of the party or parties, or by the oath of one witnefs, be levied by di-Penalties may ftrefs and fale of the goods and chattels of the party or parties be levied by offending, by warrant or warrants under the hand and feal of fuch justice (which warrant or warrants fuch justice is hereby authorifed and required to grant for thole purpoles, and to administer such oath gratis) and the overplus, after such penalties and forfeitures, and the charges of fuch diftrefs and fale are recovered and deducted, shall be returned on demand to the owner or owners of fuch goods and chattels; and all fuch penal- and applied ties and forfeitures shall, from time to time, be paid, one moie- informer, the ty thereof to the informer, and the other moiety thereof to the other to the poor of the parish wherein the offender or offenders shall live; poor. and in cafe fufficient diftress shall not be found, or fuch penal- For want of ties and forfeitures shall not be forthwith paid, it shall be law- distress, offen-der may be ful for fuch justice, and he is hereby authorised and required by committed, warrant or warrants under his hand and feal, to caufe fuch offender or offenders to be committed to the common goal or houle of correction for the county, riding, division, or place where the matter shall arise there to remain without bail or mainprize for any time not exceeding two calendar months, unlefs fuch penalties and forfeitures, and all reafonable charges, shall be sooner paid and fatisfied.

IX. And, for the more easy and speedy conviction of offenders a- Conviction to gainft this or any of the faid acts, be it further enacted, That all be drawn up and every the justice or justices of the peace, before whom in the followany perfon or perfons shall be convicted of any offence against ing form. this or any of the faid acts, shall and may cause the conviction to be drawn up in the following form of words, or in any form of words to the fame effect, as the cafe shall happen; videlicet,

) E it remembered, That on the day of

in the year of our Lord A B is convicted before me

C D, one of his Majesty's justices of the peace for the county or place of

(specifying the offence, and time and place when and where the fame was committed, as the cafe shall be).

> Given under my band and feal the day and year aforefaid.

X. Provided always, and be it enacted by the authority aforefaid, That no penalty inflicted by the faid former acts or this act,

Anno decimo GEORGII III. C. 50.

Penalties in respect of dimentions of bricks not to be recovered, unless information be laid within a month after fale, &cc.

Perfons aggrieved may appeal to the quarter-felfions ;

giving notice,

and entering into recognizance.

Juffices to dely,

and award cofts.

act, in respect of the dimensions of bricks, shall be recovered, unless the information shall be laid within the space of one month next after the fale or delivery of fuch bricks in respect of which fuch penalty shall be incurred, nor shall any perfon be liable to more than one penalty for any one offence.

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XI. Provided always, and be it further enacted by the authority aforefaid, That if any perfon or perfons shall think him, her, or themselves aggrieved by any thing done in pursuance of this act, fuch perfon or perfons may, within the space of four calendar months after the caufe of complaint shall have arifen. appeal to the justices of the peace at any general quarter feffions of the peace for the county, riding, division or place, wherein the cause of complaint shall arise; such appellant first giving, or causing to be given twenty-one entire days notice at the least in writing of his or her intention to bring fuch appeal, and of the caule or matter thereof to the perfon or perfons whole acts are complained against, and within eight days after such notice, entering into a recognizance before fome justice of the peace for the refpective county, riding, division or place, with two fufficient fureties, conditioned to try fuch appeal at, and abide the order of, and pay fuch costs as shall be awarded by the justices at fuch quarter-fellions: and the faid justices at their faid feftermine final. fions, upon due proof of fuch notice being given as aforefaid, and of the entering into fuch recognizance, shall proceed in and hear and finally determine the causes and matters of fuch appeals in a fummary way, and award fuch cofts to the party appealing or appealed against, as they the faid justices shall think proper; and the determination of fuch quarter-fetlions shall be binding and conclusive to all intents and purposes; and no order made concerning any of the matters aforefaid or any other proceedings to be had touching the conviction or convictions of any offender against this or any of the faid acts, shall be quashed for want of No Certierari. form, or be removed by certierari or any other writ or process whatfoever into any of his Majefty's courts of record at Weftminster.

CAP. Ĺ.

An all for the further preventing delays of justice by reason of privilege of parliament.

Preamble.

X7 HEREAS the several laws heretofore made for restraining the privilege of parliament, with respect to actions or fuits commenced and profecuted at any time from and immediately after the diffolution or prorogation of any parliament, until a new parliament should meet, or the same be reassembled; and from and immediately after an adjournment of both houses of parliament for above the space of fourteen days, until both houses should meet or assemble; are insufficient to obviate the inconveniencies arifing from the delay of fuits by reason of privilege of parliament; whereby the parties often lose the benefit of feveral terms : for the preventing all delays the King or his subjects may receive in profecuting their feveral rights, titles, debts, dues, demands

mands, or fuits, for which they have caufe; be it enacted by the After 24 June, King's most excellent majefty, by and with the advice and con-1770 fuits may fent of the lords spiritual and temporal, and commons in this be profecuted incourts of represent parliament assembled, and by the authority of the same, cord, equity, That from and after the twenty-fourth day of *June* one thou- or admirality fand seven hundred and seventy, any person or persons shall and and courts may, at any time, commence and prosecute any action or fuit in having cogany court of record, or court of equity, or of admirality, and in nizance of causes matrimonial and testamentary, in any court having monial and cognizance of causes matrimonial and testamentary, against any testamentary, peer or lord of parliament of *Great Britain*, or against any of the against peers, knights, citizens, and butgess, and the commission or any members shires and burghs of the house of commons of *Great Britain* for commons, and the time being, or against their or any of their menial or any their servants, other fervants, or any other person intitled to the privilege of &c. parliament of *Great Britain*; and no such action, fuit, or any 0- But the perther process or proceeding thereupon, shall at any time be im-fons of mem-

peached, flayed, or delayed, by or under colour or pretence of bers of the house of parliament.

II. Provided neverthelefs, and be it further enacted by the au-be arrefted or thority aforefaid, That nothing in this act fhall extend to fubject imprifored, the perfon of any of the knights, citizens, and burgeffes, or the Court out of commiffioners of fhires and burghs of the house of commons of which writ *Great Britain* for the time being, to be arrefted or imprifored upon any fuch fuit or proceedings.

III And whereas the process by Distringas is dilatory and expensive: money ariting for remedy thereof, be it enacted by the authority aforefaid, That thereby to be the court out of which the writ proceeds, may order the issues applied to pay levied from time to time to be fold, and the money ariting theretiff. by to be applied to pay such costs to the plaintiff, as the faid urplus to be court shall think just, under all the circumstances, to order; and retained till the furplus to be retained until the defendant shall have appear-appearance of defendant,&c.

ed, or other purpole of the writ be aniwered. IV. Provided always, when the purpole of the writ is anfwered pofe is aniwerthat then the faid iffues thall be returned; or if fold, what thall ed, iffues to be remain of the money arifing by fuch fale, thall be repaid to the returned; party diffrained upon.

V. And be it further declared and enacted by the authority, maining to aforefaid, That obedience may be enforced to any rule of his be repaid. Majefty's courts of king's bench, common pleas, or exchequer, Obedience to againft any perfon intitled to privilege of parliament, by diffrefs rule of the Infinite, in cafe any perfon or perfons intitled to the benefit of bench, comfuch rule shall chufe to proceed in that way.

VI. And whereas an dei was made in the twelfth and thirteenth exchequer, years of the reign of King William the third, intituled, An act for may be enpreventing any inconveniencies that may happen by privilege of trefs infinite. parliament; be it enacted by the authority aforefaid, That from Act 12 and 13 and after the faid twenty-fourth day of June, the faid act, and Will. 3. alfo this act, shall extend to that part of Great Britain called extended to Scotland.

VOL. XXVIII.

Bb

CAP.

An act to encourage the improvement of lands, tenements, and bereditaments, in that part of Great Britain called Scotland, beld under settlements of strift entail.

THEREAS by an act of the parliament of Scotland, made

in the year one thousand fix hundred and eighty-five, inti-

Preamble, rèciting an aft uled, Act concerning taillies, all his Majefly's fubjetts are imparliament, 1685.

powered to taillie their lands and effates in Scotland with fuch provisions and conditions as they shall think fit, and with such irritant and refolute claufes as to them fhall feem proper; and which taillies, when completed and published in the manner directed by the faid act, are declared to be real and effectual against purchasers, creditors, and others what sever : and whereas many taillies of lands and effates in Scotland, made as well before as after the paffing the faid act, do contain clauses limiting the heirs of entail from granting tickets or leases of a longer endurance than their own lives, or for a small number of years only, whereby the cultivation of land in that part of this kingdom is greatly obstructed, and much mischief arises to the publick; and which must daily increase, so long as the law allowing fuch entails subsists, if some remedy be not provided : wherefore, to prevent a mischief and inconveniency so burtful to the publick, be it enacted by the King's most excellent majesty, by and with the advice and confent of the lords fpiritual and temporal, and commons, in this prefent parliament affembled, and by the authority of

may g ant tacks for 14 years, and one exitting life ; or for a lives, and life of furvivor ; or for 31 years.

Specification of terms in which lands fo leafed are to be inclosed.

Proprietors of the fame, That it shall and may be lawful to every proprietor entailed eftates of an entailed eftate within that part of Great Britain called Scotland, to grant tacks or leafes of all or any part or parts thereof, for any number of years not exceeding fourteen years from the term of Whitfunday next after the date thereof, and for the life of one perfon to be named in fuch tacks or leafes, and in being at the time of making thereof; or for the lives of two perfons to be named therein, and in being at the time of making the fame, and the life of the furvivor of them; or for any number of years, not exceeding thirty-one years from the term aforelaid.

II. Provided always, That every fuch leafe for two lives fhall contain a claufe obliging the tenant or tenants to fence and inclose, in a sufficient and lasting manner, all the lands fo leafed within the fpace of thirty years, and two third parts thereof within the space of twenty years, and one third part thereof within the space of ten years, if the faid lease shall continue for fuch respective terms; and that every fuch leafe for any term of years exceeding nineteen years, shall contain a clause, obliging the tenant or tenants to fence and inclose in like manner all the lands to leased during the continuance of fuch term, and two third parts thereof before the expiration of two third parts of fuch term, and one third part thereof before the expiration of one third part of fuch term.

III. And

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III. And provided alfo, That every fuch leafe for two lives, Leafe for 2 or for any term of years exceeding nineteen years, fhall con-lives, or more tain a claufe obliging the tenant or tenants to keep and pre- to oblige teferve the fences, when made, in good and fufficient repair nant to keep during the leafe, and to leave them fo at the expiration there- fences in reof; and that no inclosures which shall be made, shall compre-pair, and to hend more than forty acres in one field; excepting where the at expiration. lands confift of hills or other grounds, incapable or improper Not more by their nature for culture by the plough; in which case, the than 40 acres inclosures may be made of fuch extent as the nature of the to be compre-ground shall require. ground shall require.

ound that require. IV. And whereas the building of villages and houses upon entailed except where estates may, in many cases, be beneficial to the publick, and might lands are imaften be undertaken and executed, if heirs of entail were impowered proper for to encourage the fame, by granting long leafes of lands for the pur-pole of building; be it therefore enacted by the authority afore-Building faid. That it thall be and it is bereby declared to be in the Building faid, That it shall be, and it is hereby declared to be, in the leafes may power of every proprietor of an entailed effate, to grant leafes be granted for of land for the purpose of building, for any number of years 99 years: not exceeding ninety-nine years.

V. Provided always, That not more than five acres shall be granted to any one perfon, either in his own name, or to more than g any other perfon or perfons in truft for him; and that every acres to one fuch leafe shall contain a condition that the leafe shall be void, perfor; and the fame is hereby declared void, if one dwelling-houfe at conditionally, leaft, not under the value of ten pounds *flerling*, thall not be that one dwellingbuilt within the space of ten years from the date of the leafe, house bebuilt, for each one half acre of ground comprehended in the leafe; &c. for every and that the faid houses shall be kept in good, tenantable, half acre. and fufficient repair; and that the leafe shall be void whenever there shall be a less number of dwelling-houses than one, of the value aforefaid, to each one half acre of ground, kept in fuch repair as aforefaid, ftanding upon the ground to leafed.

VI. Provided alfo, That the power of leafing hereby given Manor-place shall not in any case extend to, or be understood to compre- not to be hend, a power of leafing, or fetting in tack, the manor-place, leafed, office-houses, gardens, orchards, or inclosures adjacent to the manor-place, which have ufually been in the natural pofferfion of the proprietor, or have not been usually let for a longer term than feven years, when the heir in poffeffion was of lawful age; and that no leafe of lands shall be granted, under the autho- nor village rity of this act, for the purpole of building villages or houses built within within three hundred yards of the manor-place usually in the 300 yards natural poffettion of the proprietor. natural pofferition of the proprietor.

VII. Provided always, and be it enacted, That all leafes Leafe not to made or to be granted under the authority of this act, shall be begranted for made or granted for a rent not under the rent payable by the less rent than last lease or sett, and without graffum fine or foregist, or any for the last benefit whatfoever, directly or indirectly, referved or accruing leafe; to the grantor, except the rent payable by the leafe; and that nor till deno fuch leafe shall be granted till after the end or other deter- termination mi- thereof, &c. Bb2

Taillie con-

Heir in pof-

feffion may

exercise the fame.

powers,

Anno decimo GEORGII III. C. 51:

mination of any former leafe of the fame premisfes; or that fuch leafe, if granted for a time certain, shall be within one year of being determined; and that all leafes otherwife granted thall be void and null.

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VIII. And be it provided and declared by the authority ataining ample forefaid, That if any taillie shall, either express or by implication, contain powers of leafing more ample than are hereby given; the heirs of entail in pollefion shall be at liberty to exercife all fuch powers, in the fame manner as if this act had never been made.

IX. And whereas it may be highly beneficial to the public, if proprietors of entailed estates were encouraged to lay out money in inclosing, planting, or draining, or in cretting farm-houses, and offices or out-buildings for the fame, upon their entailed lands.and heritages : and whereas fuch proprietors may be induced and encouraged fo to do, if they, their executors and affigns, were fecured in recovering a reasonable satisfaction, for the money expended in making fuch improvements, from the fucceeding heirs of entail; be it therefore enacted by the authority aforelaid, That every proprietor of an entailed eftate who lays out money in inclosing, planting, or draining, or in erecting farm-houles, and offices or outbuildings for the fame, for the improvement of his lands and tor to fucceed. heritages, shall be a creditor to the fucceeding heirs of entail for three fourth parts of the money laid out in making the faid thice fourths improvements.

X. Provided always, That the fum or fums of money laid out upon fuch improvements, by any one heir of entail during exceed 4 years his or her possession, shall not, in any cale whatever, be effecfree rent, after tual to conftitute a claim against the fucceeding heir of entail, deduction of for more than four years free rent of the faid entailed eftate, burdens, &c. after deduction of all publick burdens, life-rents, and interests of debts, which may affect the faid eftate, as the fame shall happen to be at the first term of Whitfunday after the death of the heir who expended the money claimed.

XI. Provided alfo, That every proprietor of an entailed tending to lay estate, who intends to lay out money on such improvements, out money on shall, three months at least before he begins to execute the ments, to give fame, give notice in writing to the heir of entail next entitled to fucceed to the faid effate after the heirs of the body of the faid proprietor, if within Great Britain or Ireland, and if the heir next entitled to fucceed is not within Great Britain or Ireland, shall give notice in writing to the nearest male relation by his father of lawful age, or to his known factor or attorney, of such his intention, specifying in such notice the kind of improvement intended, and the farms or parts of the estate upon which the improvements are intended to be made; and shall lodge a copy thereof with the sheriff or steward clerk of the county wherein the lands lie.

XII. Provided likewife, That the proprietor of an entailed eflate, who lays out money in making improvements upon his entailed eftate, with an intent of being a creditor to the fucceeding.

Proprietor laying out money for improvement of estate, to be a crediing heir for thereof.

provided the

Proprietor innotice thereof;

and lodge a copy thereof with fheriff or steward clerk ; and, laying out money with intent

`1769.]

ceeding heirs of entail in the manner above expressed, shall to become annually, during the making such improvements, within the a creditor, fpace of four months after the term of Martinmas, lodge with nually with the theriff or fleward clerk of the county within which the the theriff or lands and heritages improved are fituated, an account of the fleward clerk, money expended by him in fuch improvement during twelve an account months preceding that term of Martinmas, fubscribed by him, pended, &c. with the vouchers by which the account is to be supported when payment shall be demanded or fued for.

XIII. Provided alfo, and be it further enacted, That when Heir of entail a fum equal to four years free rent shall have been laid out, laying out in manner above mentioned, by one or more heir or heirs of four years entail, and shall remain a subsisting charge against the succeed- free rent, ing heirs; it shall not be lawful for any subsequent heir or subsequent heirs to lay out any more money under the authority of this heir not to lay out more, act, for any of the improvements afore-mentioned.

XIV. And be it enacted by the authority aforefaid, That Sheriff and all theriff or flewart clerks, with whom the accounts, vouch-fleward clerks ers, and copies of notice shall be lodged, shall, within the to record vouchers, space of one month thereafter, record them in a book to be kept for that purpole, and return them when called for; and shall make the book patent to all perfons defirous to fee the fame; and shall give certified copies or extracts of all ac- and make cocounts, vouchers, and copies of notice recorded, they receiving pies thereof. for their trouble the usual fees for recording writing and giving Fees for the out extracts, and fixpence sterling from each person who shall fame. have inspection of the book wherein the accounts, vouchers, and copies of notice fhall be recorded.

XV. And be it enacted by the authority aforefaid, That Successive the executor or executors, affignee or affigns, or other per- claims may fon or perfons, having right to the claim arifing from money be made for expended by the proprietor of an entailed effate in the im-money ex-provement thereof, may, after the expiration of one year from intereft. the death of the heir who expended the money, require the heir next fucceeding to the effate, to pay fuch part thereof as is due by the authority of this act, with the legal interest, from the term at which the fucceeding heir's right to the rents of the estate did commence, upon receiving a proper discharge and affignment of the said claim; and if the money is not paid On nonpaywithin three months of fuch requisition, it shall then be lawful ment within for the perfon or perfons having right, to inflitute an action 3 months, in the court of feffion against the beir then in possible for action may in the court of festion against the heir then in possession, for be instituted compelling him to pay the money, and interest thereof; and against heir upon obtaining a decree, he, fhe, or they shall be at liberty to in possession. use every kind of diligence or execution, authorised by the law of Scotland in recovering payment of debts, excepting adjudication against the entailed estate improved ; and in all questions Persons obof competition for the rents of the entailed estate, the person taining de-

or perfons who have fued for and obtained a decree under the cree, to have authority of this act, or the perfon or perfons having right to preference a fuch other credi-Bb3

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fuch decree, shall be preferred to the other creditors of the heir of entail who has fucceeded to the effate.

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Heir fued for improvements, to be difcharged, on conveying to creditors one third of clear charged. rents, &c.

Perfons in the right of mofue the heirs of next heir, or heir next fucceeding,

and, in competition. fhall be preferred to perfonal creditors, and likewile fucceeding heirs, with like preference.

Relief competent to fucceffive heirs, to the extent of one third part of the rents.

. .

XVI. Provided always, That when any heir in poffession is money due for fued for the money due on account of improvements made upon an entailed effate, under the authority of this act, he shall be discharged in all cases from such fuit, upon his affigning and effectually conveying to the creditor or creditors one third part of the clear rents of the entailed eftate, during his life. or until the money fo due shall thereby be paid off and dif-

XVII, And whereas it may happen that the heir of entail, who next fucceeds the proprietor who expended the money in the improvement of the entailed estate, may die, before the money due by bim on account of improvements made upon the eftate is paid, by which the perfon or perfons in the right of the money due may be embarraffed in recovering payment : for remedy whereof, be it enacted by the authority aforefaid, That the perfon or perfons in the right of ney due, may the money due, may either fue the heirs and fucceffors of the faid next heir of entail in any other than the entailed eftate, or the heir of entail next fucceeding to him, or both, and use every kind of diligence or execution, authorifed by the law of Scotland in the recovering payment of debts, against them and their effates, excepting adjudication against the entailed effate, until the money due is fully fatisfied and paid; and the perfon or perfons in the right of the money due shall, in any competition for the rents of the entailed effates, be preferred to the perfonal creditors of the heir of entail in pofferion; and the perfon or perfons in the right of the money due, in like manner shall be intitled to fue every fucceeding heir of entail, until the money is fatisfied and paid; and shall have the fame preference to the rents of the entailed effate in competition, with the creditors of fuch heirs of entail.

> XVIII. Provided always, and be it enacted by the authority aforefaid, That the heir who next fucceeds in the entailed estate to the proprietor who expended the money, under the authority of this act, in making improvements upon the eftate, and the heirs and fucceffors of fuch heir, shall be bound to relieve all fublequent heirs of all or fuch parts of the debt, incurred by the improvement of the effate under the authority of this act, as shall be paid by them, to the extent of one third part of the rents which have come to the use of such first succeeding heir, or to the use of his heirs or executors; and when the third part of the rents which have come to the use of the first succeeding heir, or to his heirs or executors, are exhausted, then the next fucceeding heir, and his heirs and fucceffors, fhall in like manner be bound to relieve all fubfequent heirs, to the extent of one third part of the rents which have come to their ule; and relief shall in like manner be competent to every fucceeding heir who shall pay, against the heirs and fucceffors of the preceding heir.

XIX. Provided alfo, and be it enacted by the authority aforefaid,

Heirs of entail, &c fued forefaid, That when the heirs and fucceffors of an heir of en-on account of tail, in any other than the entailed effate, are fued for the moments, ney due on account of improvements made upon an entailed effate under the authority of this aft, they shall be difcharged shall be difin all cases from such such such as they shall be difcharged so the part of the rents of the entailed effate which have come to the one third of use of such heir of entail, or to the use of his faid heirs or suc- their rents. ceffors.

XX. And whereas inconveniencies and confusion might arife from the executor, affignee, or other perfon or perfons having right to the . claim arising from money expended by the proprietor of an entailed eflate in the improvement thereof, their not timeoully requiring the heir next fuceeeding in the effate to pay what they are intitled to receive by authority of this act, and fuing fuch heir to compel him to pay, if payment is not made : for remedy whereof, be it enacted by the authority aforefaid, That the executor, affignee, or other Claimant of perfon or perfons having right to the claim ariting from money money exexpended by the proprietor of an entailed effate in the im-pended by provement thereof, shall be obliged, within the space of two proprietor, to years after the death of the proprietor who expended the mo- ment, within ney, to require payment from the fucceeding heir; and within a years after the space of fix months after the elapse of the faid two years, his decease, to inftitute an action, if the money is not paid, in the court of of fucceeding heir; fellion; and to proceed without delay in recovering a decree and on non. for the sum due, and doing exact diligence for recovering pay-payment for 6 ment thereof, or at least to the amount of one third part of months, to the free rents of the estate which shall have become due to institute acfuch fucceeding heir.

XXI. Provided always, and be it enacted by the authority but neglecting aforefaid, That the executor, affignee, or other perfon or per- to to do, fons, having right to the claim arifing from money expended by the proprietor of an entailed eftate, who shall neglect to require the next, or any other fucceeding heir or heirs to pay, and fhall allow fuch fucceeding heir or heirs to die without re-covering payment from him or them to the amount of one vering one third part, at least, of the rents that shall have become due to third part of fuch heir or heirs, shall cease to be creditor to the subsequent rents, &c. befucceeding heir or heirs respectively, to the extent of one third fore his depart of the rents which shall have become due to the heir or shall cease, heirs fo deceasing as aforefaid; and shall be intitled to recover be creditor to payment of his claim to the extent of fuch third part of the fublequent rents, from the executors or heirs only of the first or any o-heirs for such ther succeeding heir or heirs, in any other estate than the en- and such tailed eftate; and shall be intitled to recover payment of the third part to furplus of his claim, if any be, and no more, from the fuble-be recoverable only from quent fucceeding heir or heirs refpectively. executors, &c.

XXII. And whereas it may happen that the heir, who next fuc- of first heirs, teeds to the proprietor who expended money in making improvements &cc. upon an entailed estate, may pay all or part of the money due on ac- and surplus, count of fuch improvements, and may not live so long as to be indem-from subsenified by the shird part of the rents which shall come to his use, or ing heirs. B b 4.

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Heir first fucceeding, not living long enough to be indemnified for what he pays,

his executors may fue fucceeding heir of entail for reliet, &c.

Like relief to executors of every heir who is not repaid.

Money expended in making improvements, not to be made ule of as a ground of debt for adjudging eftates.

Heir of entail fucceeding to eftate upon which improvements. have been j)ade, of debt.

On judgeagainst heir for whole debt created by improvements,

liable in full cofts; if otherwife, court to award coffs at diferetion.

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to the use of bis heirs or executors; be it therefore enacted by the authority aforefaid, That if the heir who first fucceeds in the entailed estate to the proprietor who expended the money, does pay all or part of the money due on account of the improvements made, and shall not live long enough to be indemnified of what he pays by one third part of the rents that shall come to his use, or to the use of his heirs or executors; it shall be competent to his executors or alligns to fue the fucceeding heir of entail for relief of such part of the money as shall not be repaid by the third part of the rents which have come to his use, or to the use of his heirs or executors; and relief thall in like manner be competent to the executors or affigns of every heir of entail who pays more than is repaid by the third part of the rents which have come to his use, or to the use of his heirs and executors.

XXIII. And be it further enacted by the authority aforefaid, That no money expended in making improvements upon an entailed eftate, for which a decree shall be obtained in the court of session, shall be made use of as a ground of debt for adjudging the effate upon which the improvements have been made; and if any decree of adjudication shall be obtained against the entailed estate for such debts, every such decree shall and is hereby declared to be void.

XXIV. And be it also enacted by the authority aforefaid, That if the heir of entail who shall succeed to an entailed efate upon which improvements have been made, shall have right to a claim of debt arifing from the making of such improvements as next of kin, or by the will or fettlements of the heir of entail who expended the money; in every fuch cafe, excluded from the claim of debt shall and is hereby declared to be extinguishmaking claim ed for ever, and shall never be set up as a debt against any fucceeding heir.

XXV. And be it further enacted by the authority aforefaid, mentobtained That if any heir of entail, against whom a debt is created for improvements made on the entailed effate to which he fucceeds, shall refuse to pay the money required of him under the authority of this act, and that decree shall be obtained against him for the whole of the fum or fums of money of which he shall Defendento be he required to make payment; in every fuch cafe the defender fhall be liable in full costs of fuit; and if decree is not obtained for the full fum or fums of money of which payment has been required, it shall be in the discretion of the court to award cofts of kit to either party, as the justice of the case shall direct.

XXVI. And whereas questions may arile concerning the amount of the fums laid out under the authority of this act, at a great distance of time, when the material witness may be dead ; for remedy whereof, and for afcertaining, in due time, the amount of the Heir of entail, fums fo expended; be it therefore farther enacted, That it shall and may be lawful for every heir of entail, after he shall have after having completed im. laid out money upon the improvement of his entailed effate as provements, " afore.1769.]

aforefaid, and fhall have completed the improvement of all or any particular part of fuch eftate, to bring, if he shall think may bring proper, an action of declarator before the court of feffion, or a action of process before the sheriff, in which he shall call the heir next declarator, &c. intitled to fucceed after the heirs of his own body, and shall in fuch fuit produce proper evidence of the money laid out in and produce fuch improvements; and the faid next heir, or any other heir evidence of of entail, shall be intitled to produce proper evidence to set money laid afide or diminish the faid claim : and it shall and may be law-ful for the faid court of fession, or for the faid theriff, to pro-fion, &c. may nounce a decree for fuch part of the faid fum, as, by the true decree what intent and meaning of this act, is intended to become a charge fum shall be against the fucceeding heirs in the faid entailed estate; which a charge on decree, if pronounced by the sheriff, shall become final, unless heirs, &c. carried to the court of feffion by fufpenfion within fix months after the fame shall have been pronounced; and if pronounced by the court of feffion, either in fuch process of declarator or sufpension, shall be final, if an appeal is not brought within twelve months.

XXVII. And whereas it frequently happens that there are not, upon entailed effates, manfion-houfes and offices fuitable to the effates, and fit for the accommodation of the heirs of entail; and that manfion-houfes and offices upon entailed effates are fometimes destroyed by fire, or from other accidental causes, or become insufficient by length of time; and it being beneficial to the public to encourage beirs of entail, in such cases, to build houses and offices suitable to their estates, and fit for the accommodation of their families; be it therefore enacted by the authority aforesaid, That every heir of entail who Heir of en-

hacted by the authority aforeiaid, I hat every heir of entail who Heir of enlays out money in building a manfion-houfe or offices, or in tail building repairing or adding to the manfion-houfe or offices upon his houfe, &c. eftate, fhall be a creditor to the next fucceeding heir of entail to be a crefor three fourth parts of the money expended by him.

XXVIII. Provided always, That the fum or fums of money ceeding heir laid out by any one heir of entail, in the building a manfionfourth parts houfe or offices, or in the repairing or adding to the manfion- of the exhoufes or offices, fhall not, in any cafe whatever, be effectual pence: to conflitute a claim against the fucceeding heir of entail for but the fame more than two years rent of the faid entailed effate, after deceed a years duction of all publick burdens, life rents, and interests of rent, after debts, which may affect the faid effate, as the fame fhall hap-burdens, & pen to be at the first term of *Whitfunday* after the death of deducted. the heir who expended the money claimed.

XXIX. Provided alfo, That the proprietor of the entailed Proprietors effate, who lays out the money, fhall, previous thereto, give laying out notice in writing to the heir of entail next intitled to fucceed to money, to the faid effate after the heirs of his own body; and record give notice, copies of the fame, together with the accounts of the money copies thereexpended, and the vouchers thereof, in the fheriff or fleward of. court books of the county within which the manfion-houfes and offices are fituated, in the form and manner above directed with-

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with regard to monies expended in making improvements upon entailed estates.

Perfons having right to claim for moneyexpended by proprietor in building manfionhoule, &c. may, within a year after decease, rethe whole, with intereft; and on nonpayment for 3 months, may fue.

Rules enacted with respect making improvements, extended to claims here mentioned.

Proprietors of entailed estates impowered to exchange lands :

Limitation of quantity to

for which an equivalent is to be made from lands contiguous.

XXX. And be it enacted by the authority aforefaid, That the executor or executors, affignee or affignees, or other perfon or perfons having right to the claim arifing from money expended by the proprietor of an entailed effate, in the building a manfion-houle or offices, or in the repairing or adding to the manfion-house or offices upon his estate, may, after the expiration of one year from the death of the heir who expended the money, require the heir next fucceeding to the effate to pay the whole, or fuch part thereof as is due by the authority quire heir foc- of this act, with the legal interest from the term at which the ceeding to pay fucceeding heir's right to the rents of the effate did commence, upon receiving a proper discharge and affignment of the said claim; and if the money is not paid within three months of fuch requisition, it shall be lawful for the person or persons having right, to fue the next fucceeding heir, in the manner above directed for the recovering of money expended in the improvement of entailed effates.

XXXI. And be it further enacted by the authority aforefaid, That the fame rules of relief among fucceeding heirs of to proprietors entail, and their heirs and fucceffors, of the claim of debt, and of preference in competition for rents, and in subjecting defenders to the payment of costs, and for accertaining the amount of the fum laid out, shall take place with regard to monies expended in the building, repairing, or adding to the manfion-houfes or offices upon entailed effates under the authority of this act, as are before enacted, with respect to monies expended by proprietors of entailed eftates, in making improvements upon their effates for increasing the rents and value of them.

XXXII. And whereas it may frequently happen, that the inclosing of lands in Scotland may be retarded or prevented, or at least rendered inconvenient, by beirs of entail not having it in their power to exchange (mall parcels of the lands of their entailed eftates for other lands convenient for the entailed eftate, and more conducive to the improvement of the country in general: for remedy whereof, be it enacted by the authority aforefaid, That it shall and may be lawful for proprietors of entailed eftates to excamb or make exchanges of land, with all and every perfon or perfons, for the conveniency and advantage of the faid eftates, and for the improvement of the country where such estates are situated, by inclofing or otherways,

XXXIII. Provided, That not more than thirty acres of arable land, nor more than one hundred acres of lands confiftbe exchanged; ing of hills or other grounds incapable or improper by their na-

ture for culture by the plough, of fuch entailed eftates, lying together in one place or plot, shall be given in exchange; and that an equivalent in land, contiguous to the entailed effate with which the exchange is to be made, shall be received in place of the land given in exchange : and for accertaining and adadjusting the value of the lands proposed to be exchanged, an Value of lands application shall be made for that purpose, by the proprietor exchanged, of the entailed estate, to the sheriff or steward of the county adjusted, within which the entailed effate is fituated, who thereupon shall appoint two or more skilful perfons to inspect and adjust the value of the lands proposed to be excambed or exchanged; and upon fuch perfons fettling the marches of the lands proposed to be exchanged, and reporting upon oath that the exchange will be just and equal, the sheriff or steward may, and is hereby required to authorife the exchange to be made by a contract of excambion; and which being executed and record- and property ed in the fheriff or fleward books within three months after the thereof deterexecution thereof, the fame shall be effectual to all intents and mined. purpoles; and the land given in exchange to the entailed effate Ihall be held to be a part thereof, and Ihall be fubject to all the prohibitory, irritant, and refolutive claufes of the entail, in the fame manner as if it had been originally a part of the eftate; and the lands given from the entailed eftate shall from thenceforth be held as out of the entail, and be liberated from all the prohibitory, irritant, and refolutive claufes thereof.

XXXIV. And be it further enacted and declared by the au- This aft to thority aforefaid, That this act shall extend to, and compre-extend to all hend, all tallies of lands or heritages in that part of Great tallies made Britain called Scotland, made or to be made, and whether prior in Scotland, or posterior to the faid act made in the year one thousand whether prior fix hundred and eighty-five.

the act of 1685.

CAP. LII.

An act for granting to his Majefty a certain fum of money out of the finking fund; and for applying certain monies therein mentioned, for the fervice of the year one thousand seven hundred and seventy; and for further appropriating the supplies granted in this session of parliament.

Preamble. 1,700,000 l. granted out of the finking fund, for the fervice of the current year; to be iffued by the treasury accordingly. Treasury impowered to raife the faid fum, or any part thereof, by loans or exchequer bills, on the credit of the finking fund; and to strike tallies of loan, with orders for repayment of the money to advanced ; and interest payable quarterly. Orders to be registered in course. No undue preference to be given in payment, nor fee to be taken; on forfeiture of treble da-mages, with full costs. Penalty of undue preference in point of registry or payment; to be recovered in any of the courts of record at Weftminster, No undue preference in the registering, where tallies or orders are brought the fame day; nor if fublequent orders are paid before others not brought in course, so as money be referved for the precedent orders. Power of affignment, and method of transferring of orders. If it shall be judged more advileable, the treasury may raise the said sum by exchequer bills, inflead of loans; the bills in fuch cafe to be made as those prescrib-ed by the malt act of this section. All advantages and penalties in the malt act of this feffion, relating to loans or exchequer bills thereby autho-rifed to be made forth, extended to this act. The faid exchequer bills, intereft, and charges, are to be paid out of the finking fund. Bank authorifed to lend the faid fum, notwithstanding act 5 & 6 Will. & Mary. The fum of 299, 375 l. 6 s. 6 d. 1 q. furplus of the finking fund in the exchequer on 5 Jan 1770; 773,2401, 16 s. 2 q. and 13,5961, 5 s. 10d. 2 q. Surpluffes remaining in the exchequer on 5 April, 3770; 400,000 l. di. Anno decimo GEORGII III. C. 52.

[1769, directed by act of last feilion; and fuch money as shall be paid into the exchequer between 6 April 1770 and 5 April 1771, of the duties on Gum Senega and Gum Arabick, charged by act 5 Geo. 3. to be applied for the fervice of the current year. 20,000 l. out of monies paid into the exchequer between 6 April 1770 and 5 April 1771, being the produce of duties referved towards expence of detending, &c. the British colonies in America, &c. towards making good the fum granted for maintaining the garrifons in the plantations, and for provisions for the forces in North America, Nova Scotia, Newfoundland, and the Ceded islands; and 554951. 152. 8d. 1q. remaining in the office of the paymafter general of his Majefty's forces, and 39481. 35. 7 d. final balance of account of Thomas earl of Kinnoul, to be applied towards defraying the extraordinary ex-pences of the land forces, &c. incurred to 26 Dec. 1769, and not provided for. Appropriation of the fupplies. The monies arifing by the malt tax, land tax, loans, lottery, and 299,3751. 68. 6d. 1 q. remaining in the exchequer on 5 Jan. 1770, furplus of the finking fund; and 773, 2401. 16 s. 2 q. and 13,596 l. 5 s. 10 d. 2 q. Surpluss remaining on 5 April 2770; and 400,000 l. payable by act of last settion; and such monies as shall be paid into the exchequer between 6 Apr. 1770 and 5 Apr. 1771, of the produce of the duties on Gum Senega and Gum Arabic; and 1,700,000 l. granted by this act out of the finking fund, together with the refidue of the monies arifing from the fale of French prizes taken before the declaration of war; and also such monies as his Majetty shall direct, out of monies arising by fale of ceded lands in the Weft Indies; viz. out of the aforefaid aids, 1,522,0671. 18. 11 d. towards naval fervices herein specified; 100,000 l. towards paying off the debt-of the navy; 166,984 l. 118. 5d. for charge of the office of ordnance, 40,933 l. 108. 8 d. to the faid office, for fervices performed in 1769, not provided for. 1,468,487 l. 18. 10 d. and one eighth of a penny, towards the land forces, and other services in general; of which 624,993 l. a d. for de-fraying the charge of 17,666 effective men, &c. and 1538 invalids, for guards and garrisons, &c. in Great Britain, Jerfey, and Guernsey; 262,248 l. 18. 18 d. one eighth of a penny, for guards and gar 363,248 l. 1 s. 11 d. and one eighth of a penny, for guards and gar-rilons in the plantations, and Africa, Minorca, and Gibraltar, &c. and provisions for the forces abroad; 4,533 l. 125. 8 d. to make good the difference of pay between the British and Irish establishment, of troops in the ifle of Man, Gibraltar, Minorca, and ceded illands. 12,203 l. 18 s. 6 d. 2 q. for general and general ftaff officers; 133,233 l. 28. 6 d. to the reduced officers of the land forces and marines; 1,289 l. 1 s. 3 d. to the two troops of horfe guards, and regiment of horfe reduced; and to the superannuated gentlemen of the 4 troops of horse guards; 4,513.1 16 s. 8 d. to reduced officers, with the 10th company of battalions reduced; 664 l. to the penfions of officers widows; 112,423 l. 4s. 7 d. to the out pensioners of Chelsea Hospital; 175,820 l. 11 s. 6 d. 2 q. towards extraordinary expences of the land forces, and other fervices incurred, and not provided for; 45,5651. 128. to the land-grave of Heffe Caffel; 2,800,000 l. towards paying off exchequer bills issued pursuant to an act of last feffion; 13,100 l, to make good to his Majetty the like fum iffued purfuant to the addreffes of the house of commons; 2000 l. for a paffage to the house of commons; 4,239 l. 5 d. for supporting the civil effablishment of Nova Scotia; 3,086 l. for the civil establishment of Georgia; 4.750 l. for the civil establishment of East Florida; 4,800 l. for the civil establishment of West Florida; 1,8851. 4s. towards expence of general furveys in America; 13,0001. for the forts and fettlements in Africa, under the direction of the committee of the African company; 5550 l charges, of the civil establishment of Senegambia; 9,6501. to the Foundling Holpital; 3,500 l. towards apprenticing children from thence; 50001. to inhabitants of Barbadoes, to defray expence of cleanfing the channel, &c. 5000 l. to Levant company ; 2000 l. to truffees of the British Mulzum. 72,000 l. for discharging debts claimed upon forfeited estates, and the annuity claimed by Mary Mackenzie, widow, and for purchase of superiorities, &c. 6,9981. 10 s. 2 d. towards roads of communication and bridges in the Highlands of North Britain, 7961. 7. s. 6 d. to make good

1769.]

good to his Majefty the like fum, paid to feveral perfons in the county of Southampton, in full fatisfaction for the loffes they have incurred, pur-fuant to orders of council for preventing the fpreading of the diftemper amongft the horned cattle; 6,1951. 8 ± 11 d. to enable his Majefty to make compensation to Fran. Dalby, merchant, for the lofs of his flip the Britannia, &c. 46,4631. $1 \pm 8 \pm 8$ d. to replace to the finking fund the like fum paid out of the fame, to make good the deficiency of the fund for paying annuities eftablished by act 31 Geo. s_1 ; 55,0111. 78. 5 d. 2 q. to make good the deficiency of the grants for the year 17693 The faid aids to be applied only to the use before mentioned. Rules to be ob-ferved in the application of the half-pay. Act 9 Geo. s_1 Rules to be ferved in the application of the half-pay. Act 9 Geo. 3. Rules to be observed in the application of the surplus of the sums appropriated to the payment of reduced officers. Treasury to issue to the receiver-general of the land rents and casualties in Scotland a sum not exceeding 73,000 l. towards paying debts, and dicharging Mary Mackenzie's annuity and prices agreed to be paid to lords superiors, &c. Creditors, by 5 July. 1770, to produce, in the court of exchequer in Scotland, the decrees fuftaining their claims; Barons to make out debentures for funs due thereon, and also for fums, and intereft, due to lords superiors. Receiver to pay the same at fight. If decree not produced before 5 July, 1770, Claim not to carry interest after the faid day. Barons of exchequer, with confect of the treasury, may iffue debentures for payment of re-wards to officers. Receiver to pay the fame. No fee to be taken from creditor or lord fuperior, on forfeiture of 100 l. and repayment of the fum exacted. In case any surplus remain after discharging debts, annuity, &c. the fame to be referved for the disposition of parliament.

CAP. LIII.

An att to repeal an att paffed in the thirty-first year of the reign of his late majesty King George the Second, intituled, An act for relief of the coal heavers working upon the river Thames; and for enabling them to make provision for such of themselves as shall be sick, lame, or past their labour, and for their widows and orphans; and to regulate the price of their labour; to prevent frauds and impositions on such labourers; and for their further relief.

W HEREAS an act made in the thirty-first year of the Preamble. reign of bis late majefty King George the Second, intituled, An act for the relief of the coal heavers working upon the river Thames; and for enabling them to make a provision for fuch of themfelves as shall be fick, lame, or past their labour, and for their widows and orphans; hath been found ineffectual to answer the good purposes thereby intended; and for want of due regulation in payment of the wages and hire of the faid coal-heavers, being labourers employed in unloading ships laden with coals, great impositions and frauds have been committed by coal-undertakers, being persons employed to procure coal-heavers to unload such ships on the river Thames; whereby fuch coal-heavers have been deprived of great part of the fruits of their labour, by means whereof great disturbances and inconveniencies have arisen : may it therefore please your Majesty, that it may be enacted; and be it enacted by the King's most excellent majesty, by and with the advice and confent

confent of the lords fpiritual and temporal, and commons, in this prefent parliament affembled, and by the authority of the

fame, That from and after the twenty-fourth day of June, one After 24 June thousand seven hundred and seventy, the faid act, and every 1770, the act part thereof, shall be and stand repealed. of 31 Geo. 2.

II. And be it further enacted, That no coal-undertaker shall take, receive, or demand, of or from any coal-heaver, any fum or fums of money, or other valuable thing whatfoever, as or for commission, or as a reward or gratuity for procuring fuch coal-heaver to be employed in unloading thips loaded with tween London coals between London Bridge and Greenwich, nor by or under pretence of furnishing shovels or other tools for that purpose, or by or under any other pretence or claim whatfoever, under the penalty of five pounds for every offence, and of being rendered for ever thereafter incapable of exercifing the trade or business of a coal-undertaker.

> III. And be it enacted by the authority, aforefaid, That every fuch coal-undertaker, before he shall undertake to procure coal-heavers to unload any fuch thip loaden with coals as aforefaid, shall take and subscribe the following oath before the lord mayor, or one of the aldermen of the city of London; that is to fay,

> AB do fwear, That I will well and truly exercise the business L of a coal-undertaker; and that fo long as I fhall continue to exercise that business, I will in all things conform myself to the directions of an act of parliament made in the tenth year of his majefty King George the Third, intituled, An act to repeal an act paffed in the thirty-first year of the reign of his late majesty King George the Second, intituled, An act for relief of the coalheavers working upon the river Thames ; and for enabling them to make provision for fuch of themselves as shall be fick, lame, or past their labour, and for their widows and orphans; and to regulate the price of their labour; to prevent frauds and impositions on fuch. labourers; and for their further relief.

So help me God.

Penalty on neglect. Oath to be inrolled.

Vicuallers, as coal-undertakers,

on penalty of 51. and incapacity.

upon pain of forfeiting for every thip loaden with coals, for the difcharge of which he thall undertake to procure coalheavers, the fum of five pounds; which faid oath shall be inrolled among the records of the court of lord mayor and aldermen of the city of London aforefaid.

IV. And be it further enacted, That no fuch coal-under-Sc. not to act taker shall be a victualer, or concerned directly or indirectly, either in his own name or in the name of any other perfon, or by way of partnership or agreement, to receive any part of the profits of fuch trade, or in any other manner in the felling bread, meat, or other eatables, wine, beer, or spirituous liquors, or other drink of any kind or species whatsoever, or of tobacco, upon pain of forfeiting the fum of five pounds, and ഷം

repealed.

Coal undertakers not to

take any gra-

tuity of coal-

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Bridge and

Greenwich,

on penalty of

Coal-under-

taker to take

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of being rendered incapable for ever of exercising the faid bufiness of a coal-undertaker: and if any such coal-undertaker after conviction, and being adjudged to pay such last mentioned penalty, or the penalty herein before inflicted for taking, receiving, or demanding any sum or sums of money, or other valuable thing whatsoever, as commission, or as a reward or gratuity for procuring coal-heavers to be employed in unloading thips loaden with coals, shall again undertake to procure coal-heavers to unload thips loaden with coals; such offender Penalty on shall, for every thip loaden in part or in the whole with coals, subsequent which he shall, after such conviction and adjudication, under-offence. take to procure coal-heavers to unload, forfeit and pay the sum of five pounds.

V. And be it further enacted by the authority aforefaid, That from and after the twenty-fourth day of *June* one thoufand feven hundred and feventy, there shall be one fixed and fettled price for the hire or labour of all such persons as shall be employed in discharging ships or vessel loaded with coal in the river *Thames*, videlicet, one shilling and fixpence per score, Persons difand no more, and so in proportion for any greater or less charging coal quantity; and if any captain or owner, or other person or perlowed 12. 6d. fons having the care of any such ship or vessel, shall pay, or per foore, cause to be paid, directly or indirectly, to any gang of coal- and inproporheavers, or separate coal-heaver, or to any other person or pertion for greatfons whomsoever, any greater or less sum or hire or wages than er or less is hereby directed or appointed as aforesaid; such person or owner, &c. persons shall, for each offence, forseit the sum of ten shillings; paying greatexcept such price or wages for labour shall be altered by virtue er or less price, for this act in the manner herein-after directed.

VI. And be it further enacted by the authority aforefaid, That for each ofthe court held in the city of London, commonly called the court Exception. of lord mayor and aldermen, is hereby authorifed and impowered, Court of in the month of January in every year, to alter, as they fhall mayor and judge it neceffary and convenient, the price, fum of money, pay, annually, in or wages, hereby directed to be paid to fuch perfons as fhall be January, alter employed in difcharging fhips or veffels loaded with coals as a - the faid price; forefaid; to which alterations all perfons fhall conform them- to which alfelves, under the penalties hereby directed and inflicted.

VIÍ. And be it further enacted, That every captain or mafter perfons are to of a fhip or veffel, loaden or to be loaden with coals; his agent After fhip or factor, or agents or factors, fhall, after his fhip fhall be un-fhall be unloaded within the limits aforefaid, pay or caufe to be paid on de-loaded, mamand to the foreman of the gang, who fhall have been employ-fter, &c. to ed to unload the fame, or to fuch other perfon as he fhall appoint, foreman of all and every fum or fums of money due for unloading fuch fhip; the gang, the and fuch foreman of the faid gang, after he fhall have received money due for fach fum or fums of money, fhall pay or caufe to be paid to unloading; each of the faid gang, which fhall be employed in unloading to pay to each fuch fhip, his fhare of fuch fum or fums of money : and if fuch man his fhare. fum or fums of money fhall, in either cafe, not be paid and fa- If money not tisfied on demand, it fhall and may be lawful to and for any per-paid on deform mand, com-

fon mand, complaint may be

Anno decimo GEORGII III. c. 53?

mayor, &c.

who may determine the fame,

and caufe the debt, with cofts (not exceeding 205.) to be levied by diffrefs. For want of diftress, offender to be committed.

Wagesof coalheavers to be paid in current coin.

Coal-heaver leaving thip before he is difcharged, in like manner as labourers leaving their work unfinished. Captain may employ his own mariners thip of coals, at the price they shall agree upon ; or coal-heavers, or other perfons, paying them as directed by this act. All penalties to go to the informer; to be recovered before lord mayor, or one alderman; and levied by diftrefs.

made to lord fon fo aggrieved, to apply and complain to the lord mayor, or any one of the aldermen of the city of London aforelaid, for redrefs; who shall and may, with all convenient speed, hear the faid complaint and determine the fame : and if fuch captain or master of any ship or vessel shall be adjudged indebted to the gang complaining, who shall have been employed to unload the fame thip or veffel; or such foreman of the faid gang thall be adjudged indebted to the faid gang, or any of them complaining; it shall and may be lawful to and for the said lord mayor or aldermen before whom fuch complaint shall be heard, by warrant under his hand and feal, forthwith, and without delay, to caule fuch debt, together with the cofts and charges attending fuch complaint, not exceeding twenty shillings, as fuch mayor or aldermen shall judge reasonable, to be levied by distress and fale of the goods and chattels of the perfon indebted; and for want of such distress, or sufficient distress, to commit him to either of the compters within the faid city, there to remain until fuch debt, cofts and charges shall be fully paid and fatisfied.

[1759]

VIII. And be it further enacted, That the wages and hire of coal-heavers shall be paid by the masters or owners of ships, or their agents, to the foreman of the gang, and by him divided among the faid coal-heavers, in current coin, and not by way of barter or exchange, in any goods, wares, merchandizes, meat, drink, or materials for wearing apparel, under the penalty of five pounds.

IX. And be it further enacted by the authority aforefaid, That if any coal-heaver employed in difcharging or unloading any to be punished ship or vessel as aforefaid, shall leave such thip before the be fully discharged, not being obliged thereto by sickness or other accident, and not being prevented from working by any neglect or default of the mafter or owner of fuch thip, or the officers appointed to attend the delivery thereof; every perfon fo offending shall be liable to be punished in the same manner as other labourers are, "by law, liable to be punished for leaving in discharging their work unfinished or unperformed.

> X. Provided always, and be it further enacted by the authority aforefaid, That it shall and may be lawful to and for every captain or mafter of a thip or veffel loaden or to be load. en with coals within the limits aforefaid, to employ his own mariners in difcharging his faid thip or veffel, and to pay them as he and they shall agree; or to procure coal-heavers or other perfons to discharge the same, upon paying such coal-heavers or other perfons the pay or wages by this act directed and intended to be paid to coal-heavers.

> XI. And be it further enacted by the authority aforefaid, That all and every penalty and penalties in this act mentioned and contained, shall go to the informer; and shall be recovered before the lord mayor, or any one of the aldermen of the city of London; and be levied by diffrefs and fale of the goods and chattels of the offender, by warrant under the hand and feal of the faid mayor or aldermen before whom the fame shall be recov-

Anno decimo GEORGII III. C. 53.

1769.]

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recovered; and for want of fuch diffres, or fufficient diffres, For want of fuch offender shall, for every offence, be committed by the faid distress offenlord mayor, or any one of the aldermen of the faid city of der to be London, to either of the compters of the faid city, for any term committed. or space not exceeding thirty nor less than fifteen days.

XII. And be it further enacted by the authority aforefaid, Difputes to be That all difputes and differences that shall or may at any time determined by or times, during the continuance of this act, be or arife be-lord mayor, tween any captain or mafter of any thip or veffel loaden with or one alder-coals, the faid coal-undertakers or coal heavers or two of coals, the faid coal-undertakers or coal-heavers, or two or more of them, within the limits aforefaid, shall be adjudged and determined before the faid lord mayor, or any one of the aldermen of the faid city of London, and before no other court or courts, magistrates or magistrate whatsoever, in the same in like manmanner as disputes and differences between masters and ser- neras disputes vants in husbandry are, by law, directed to be adjudged and between madetermined, and no otherwife; except in cafes where fuch fters and fer-matters are or shall be altered or otherwife provided for by wants in hufmatters are or shall be altered, or otherwise provided for by bandry. this act. Exception:

XIII. And be it further enacted by the authority aforefaid, Perfons ag-That in case any perfon or perfons shall think himself or them- grieved may felves aggrieved by any adjudication or determination of the appeal to the lord mayor, or any one of the aldermen of the faid city of quarter-fef-London; it shall and may be lawful to and for fuch perfor or fions; perfons to aggrieved, to appeal to the general quarter feffions of the peace to be held for the faid city of London, or any adjournment thereof, for redrefs, whole determination shall be who may definal; which court is hereby authorifed and impowered to a-termine finalward cofts not exceeding forty shillings, either to the com-ly, plainant or defendants as fuch court shall think just and rea- and award fonable; and to caufe the fame to be levied and paid as debts costs, not ex-ceeding 40 s. are herein before directed to be levied and paid.

XIV. And be it further enacted by the authority aforefaid, Foreman of e-That the fum of fixpence in the pound shall be stopped and very gang deducted by the foreman of every gang out of the feveral fums may top 6 d. of money to to be paid for the hire and wages of coal-heavers in the pound out of coalfo discharging such thips or vessels as aforefaid; and the money heavers wages fo stopped and deducted shall from time to time be paid to Charles Martyn, of Jermyn Street, Saint James's, gentleman, or fuch perfon or perfons as he shall direct, until the full sum of till 3001. be three hundred pounds shall be fully paid and fatisfied, for pay- paid towards ing and discharging the costs, charges, and other expences in - expence of ob-curred in obtaining and passing this act; and the several fore- act. men shall be answerable to the said Charles Martyn for the same; and the same shall be from time to time, in case of On nonpayneglect or refufal of payment, levied and enforced in fuch ment, may be manner as is directed with respect to the debts due from ma-levicd. fters of ships, or their agents, to coal-heavers.

XV. And be it further enacted by the authority aforefaid, Limitation of That if any action shall be brought or commenced against any actions. perfon or perfons for any matter or thing done in purfuance of

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this

this act, then, and in fuch cafe, fuch action or fuit shall be brought or commenced within fix calendar months next after the fact committed, and not afterwards, and shall be brought. laid, and tried in the city of London, and not elfewhere; and the defendant or defendants in fuch action or fuit shall and may General iffue. plead the general iffue, and give this act and the fpecial matter in evidence at any trial to be had thereupon; and if the plaintiff or plaintiffs shall become nonsuited, or discontinue bis, her, or their action or actions, fuit or fuits; or if upon verdict or demurrer judgement shall be given against the plaintiff or plaintiffs, the defendant or defendants shall and may recover treble cofts, and have such remedy for the same, as any defendant or Treble cofts. defendants hath or have in any other cafes by law.

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XVI. And be it further enacted by the authority aforefaid, That this act shall be deemed, adjudged, and taken to be a publick act, and be judicially taken notice of as fuch by all judges, justices, and other perfons whatfoover without specially pleading the fame.

XVII. And be it further enacted by the authority aforefaid, This act to be XVII. And be it further enacted by the authority aforefaid, in force for 3 That this act fhall remain and continue to be in force for the term or fpace of three years, and from thence to the end of the then next feffion of parliament.

CAP. LIV.

An all for amending the road from Saint Stephen's gate, in the city of Norwich, to Block Hill in Trowfe, at the angle where the road divides to Bixley and Kirby, in the county of Norfolk.

CAP. LV.

An act for repairing and widening several roads in the counly of Cardigan.

CAP. LVI.

An ast for the better maintaining, regulating, and employing the poor within the parish of Saint Paul Shadwell, in the county of Middlefex.

CAP. LVII.

An att for the better regulating the navigation of the river Trent, from Wilden Ferry, otherwife Cavendish Bridge, in the county of Derby, to Gainfborough, in the county of Lincoln.

CAP. LVIII.

An aft for amending the road from Aylefbury, in the county of Buckingham, through Thame and Little Milton, to the.

years, &c.

Publick act.

1769.] Anno decimo GEORGII III. c. 59.-65. the turnpike road between Benfington and Shillingford, in the county of Oxford.

CAP. LIX.

An aft to continue and render more effectual an aft of the thirty-first year of his late Majesty, for repairing several roads in the counties of Dorset and Devon, leading to and through the borough of Lyme Regis; and for repairing the road from the turnpike road at the Three Ashes, in the parish of Crewkerne, in the county of Somerset, and other roads therein mentioned.

CAP. LX.

An all for enlarging the term and powers of an all for amending the road from Christopher's Bridge, in the borough of Thetford, in the county of Suffolk, to the north-east end of the town of Newmarket, in the county of Cambridge.

CAP. LXI.

An aft to enlarge the term and powers of an aft made in the thirty-first year of the reign of his late Majesty, for repairing the road from Leeds to Sheffield, in the county of York, so far as the same relates to the road from Leeds to Wakefield.

CAP. LXII.

An act for the repairing, widening, and keeping in repair, the road leading from Eaton Bridge, turnpike road at Cockham Hill, in the parish of Westerham, in the county of Kent, through the village of Limpsfield, to the village of Titley, over Botley Hill, Worms Heath, and Willingham common, to the turnpike road leading from Croyden to Godstone, in the county of Surry.

CAP. LXIII.

An act for repairing and widening the road from Upton, in the pari/h of Ratley, to the north end of Bridge Street, in the town of Great Kington; and from thence to the guide post at the town of Wellesbourne Hastings, in the county of Warwick.

C A P. LXIV.

An act for repairing and widening the road from Lewes to Brighthelmston, in the county of Suffex.

CAP. LXV.

An aft for repairing the road from the bridge on the old river C C 2 at

CAP. LXVI.

An all for repairing and widening the road from Tunitall, in the county of Stafford, to Bolley in the county of Chefter; and from Great Chell, to Shelton in the faid county of Stafford.

CAP. LXVII.

An all for amending and widening the road from Saint Benedict's gate, in the county of the city of Norwich to Swaffham, in the county of Norfolk, and from Halfpenny bridge in Honingham, to the bounds of Yaxham; and also a lane called Hangman's lane, near the gates of the said city.

CAP. LXVIII.

An act for continuing the terms, and enlarging the powers, of feveral acts of parliaments made for repairing the road from Ipswich to Cleydon, and feveral other roads therein mentioned, in the county of Suffolk.

CAP. LXIX:

An act to enlarge the term and powers of an act of the eighteenth year of the reign of King George the fecond, for repairing the road from Birmingham, in the county of Warwick (through Elmdom) to a lane leading by the end of Stonebridge in the faid county.

CAP. LXX.

An att to enlarge the term contained in two feveral atts of parliament, and to grant a further term and powers for the more effetual repairing, widening, and amending the road from a place called Earl's Kill in Warrington, to the Toll Bars in Wallgate in Wigan, both in the county of Lancaster.

CAP. LXXI.

An all to continue two alls, of the third and feventeenth years of the reign of King George the fecond, for repairing the road leading from Galley Corner, adjoining to Enfield Chace, in the pari/h of South Mims, in the county of Middlefex, to Lemsford Mill in the county of Hertford.

CAP. LXXII.

An act for repairing and widening the road from Bicefter in the

1769.] Anno decimo GEORGII III. C. 73-80. the county of Oxford, to Aylefbury in the county of Bucks.

CAP. LXXIII.

An att to impower the justices of the peace for the county of Devon to apply a fum of money, out of the county stock, for the opening, making, and maintaining a convenient and commodious highway, from the high street in the city of Excter to the castle of Exeter.

CAP. LXXIV.

An all to enlarge the term and powers of an all made in the twentieth year of his late Majesty, for repairing the road from Cirencester in the county of Gloucester, to Birdlip Hill in the said county.

CĄP. LXXV.

An att for building a workbouse in the parish of Saint Martin in the fields, within the liberty of Westminster in the county of Middlesex.

CAP. LXXVI.

An all for repairing, widening, and keeping in repair the road from New Chappell, in the county of Surry, over Copthorn, in the county of Suffex, through Lindfield, to the town of Ditchling, up to the top of Ditchling Bolt Hills, in the faid county of Suffex.

CAP. LXXVII.

An att for amending and widening the road from Saint Stephen's gate, in the county of the city of Norwich, to the Windmill in the town of Watton, in the county of Norfolk.

C A P. LXXVIII:

An all for amending and widening feveral roads leading from the Bell in Stoke Ferry in the county of Norfolk.

CAP. LXXIX.

An att to enable the parishioners of Saint Andrew, Holborn, London, to purchase a workbouse.

CAP. LXXX.

An act for building a workhouse for the liberty of Saffron-Hill, Hatton-Garden, and Ely-rents, in the parish of Saint Andrew Holborn, in the county of Middlefex.

· CAP.

An all for confolidating the rates to be made for the relief of the poor of the respective parishes of Saint Thomas, Saint Edmund, and Saint Martin, in the city of New Sarum.

CAP. LXXXII.

An att to explain, amend, and render more effettual, and to enlarge the term and powers granted by an att paffed in the twenty-fecond year of the reign of his late majefty King George the fecond, so far as the said att relates to the repairing and widening the road from Hindhead Heath, in the county of Surry, through Fernhurft lane and Midhurft, to the city of Chichester, in the county of Suffex; and also for repairing and widening the road from Chichester aforefaid to Delkey, in the faid county.

CAP. LXXXIII.

An att to continue and render more effectual feveral atts for repairing and amending the road fram Biggleswade, in the county of Bedford, through Bugden and Alconbury to the top of Alconbury Hill, and from Bugden to Huntingdon, and from Cross Hall to Great Stoughton common, in the county of Huntingdon; and for repairing, widening, turning, and altering the road leading out of the aforefaid road at or near the Ferry-house, in the parish of Temsford, to and through Little Barford, Eynesbury, and Saint Neots, to the turnpike road at the end of Cross Hall lane.

CAP. LXXXIV.

An act for enlarging the term granted by an act of the twenty eighth year of his late Majesty's reign, " for repairing " and widening the road from Sutton, in the county of Sur-"rey, through the borough of Reigate, by Sidlow Mill, to " Povey cross, and from Sutton aforefaid, through Cheam " and over Howell Hill, to Ewell, and also the road from " Tadworth, by the Windmill, to the bottom of Pebble "Hill, in the faid county;" and for impowering the truffees appointed by an act of the tenth year of his late majesty King George the First, for repairing several roads in the counties of Surrey and Suffex, to make a yearly allowance to the truftees appointed by the faid att of the twenty-eighth of George the Second, and for taking certain roads out of the power of the trustees appointed by the faid all of the tenth of George the First, and putting them under the direction

Anno decimo GEORGII III. C. 85-89. 1769.]

rection of the truftees appointed by the faid act of the twenty-eighth of George the Second ; and for repairing the road from Povey Cross, in the county of Surrey, to the Oak dividing the counties of Surrey and Suffex; and also the road from Woodhatch to Peteridge Lane, in the county of Surrey.

CAP. LXXXV.

An att for repairing and widening the several roads from the South Gate, in the borough of King's-Lynn, into the parifhes of East Walton, Narborough, Stoke-ferry, and Downham-market, in the county of Norfolk.

CAP. LXXXVI.

An all for repairing and widening the roads from the East Gate, in the borough of King's-Lynn, into the parifies of Geyton and Grimstone, and to the gate next Hillington, on Congham common, and to the north end of Babingley lane, in the county of Norfolk.

CAP. LXXXVII.

An att to enlarge the term and powers granted by an att paffed in the First year of the reign of his present Majesty, "for repairing and widening the road from the east end of "West Taphouse lane to the borough of Liskeard, and "from thence to Coomb Row House, and also the road "from the faid borough of Lifkeard to Craft Hole, and "from thence to Crimple Paffage and Tar Point, and from "Craft Hole aforefaid to Saint German's Beacon, in the " counties of Cornwall and Devon," and for amending the roads from Barn Street to Duloe Church, and from Lux Street to Crathick Ford, and from Bull Post to Treworgey Crofs, in the county of Cornwall.

CAP. LXXXVIII.

An all for repairing and widening the road from Whitchurch, in the county of Southampton, to the turnpike road at Aldermaston Great Bridge, in the county of Berks.

CAP. LXXXIX.

An act to enlarge the term and powers of an act made in the fifth year of his present Majesty, for repairing and widening the road from Stockport in the county of Chefter, to Saxon's lane End in the county of Lancaster, and other roads in the said all mentioned.

CAP.

An all to continue, amend, and render more effectual the feveral alls now subsisting for repairing the road from Dunchurch to Stone Bridge, in the county of Warwick.

[1769]

C A P. XCI.

An act for enlarging the term and powers of an act paffed in the twenty-fifth year of the reign of his late Majefty, for repairing the several roads leading from the town of Bromyard, in the county of Hereford, therein mentioned, and for amending several other roads adjoining thereto.

CAP. XCII.

An att for repairing and widening the road from Workfop to the turnpike road at Kelham, and from Debdale Hill to the great northern road at South Muskam, in the county of Nottingham.

CAP. XCIII.

An att for building a bridge over the river Clyde, near the town of Hamilton, in the county of Lanark, and for making and repairing certain roads and avenues leading to the fame.

CAP. XCIV.

An act for amending the road from Wellfbourn Mountfort, to Stratford upon Avon, in the county of Warwick.

CAP. XCV.

An act for repairing and widening the roads leading from Brighthelmston, to the County oak on Lovell Heath, in the county of Suffex.

CAP. XCVI.

An all for repairing and widening the roads from the borough of Bury Saint Edmunds, to the town of Newmarket, in the counties of Suffolk and Cambridge; and from the fouth end of the Ferry Street in Brandon, to Bury Saint Edmunds, in the faid county of Suffolk.

CAP. XCVII.

An act to extend the provisions in two acts passed in the third and fifth years of his present Majesty, for repairing the road from Cambridge to Ely, and from Ely to Littleport; and other roads therein mentioned, to the road from Wilburton to Mepall; and for making other provision for repairing the said road from Ely to Littleport; and for making Anno decimo GEORGII III. C.98-103.

1769. making and keeping in repair a road from Littleport to Chequer Corner in Downham, in the counties of Cambridge and Norfolk.

C-A P. XCVIII.

An att for repairing, widening, and altering the road from Macclesfield, in the county of Chefter, to the turnpike road as Randle Carr lane Head in Fernilee, in the county of Derby, leading to Chapel in the Frith, in the lame county.

CAP. XCIX.

An att for repairing and widening several roads leading to and through the borough of Tamworth, and other roads therein mentioned, in the counties of Stafford, Warwick and Derby.

CAP.C.

An act to continue the term, and to vary and enlarge the powers of two alls of the twelfth year of the reign of King George the First, and the eighteenth year of the reign of bis late Majesty, for repairing the bighways from Speenhamland, in the county of Berks, to Marlborough, in the county of Wilts; and for repairing (everal other roads therein mentioned.

CAP. CI.

An att for repairing and widening the road from Burford to Banbury, in the county of Oxford; and from Burford aforesaid to the turnpike road leading to Stow, in the county of Gloucester, at the bottom of Stow-Hill; and from Swerford-gate, in the faid county of Oxford, to the turnpike road in Aynho, in the county of Northampton.

CAP. CII.

An att to amend an att made in the fixth year of the reign of bis prefent Majesty, for making a navigable cut or canal from the river Trent, at or near Wilden Ferry, in the county of Derby, to the river Mersey, at or near Runcorn Gap; and for granting further powers for that purpose.

CAP. CIII.

An att to explain and amend an att made in the fixth year of the reign of his present Majesty, intituled, An act for making and maintaining a navigable cut or canal from the river Severn, between Bewdley and Titton Brook.

Anno decimo GEORGII III. c. 104-108. J1769.

Brook, in the county of Worcester, to crofs the river Trent, at or near Heywood Mill, in the county of Stafford, and to communicate with a canal intended to be made between the faid river Trent and the river Merfey; and for granting further powers for that purpose.

C A P. CIV.

An att to explain and amend an att made in the thirty-fecond year of the reign of King George the Second, for improving the navigation of the river Clyde, to the city of Glafgow, and for building a bridge cross the faid river, from the faid city, to the village of Gorbells.

CAP. CV.

An aft for making and maintaining a navigable cut or canal and waggon way, from the collieries in the parifles of Old and New Monkland, to the city of Glafgow.

C A P. CVI.

An act to continue the term, and alter and enlarge the powers of an act made in the thirty-first year of his late Majesty, for repairing the road from the village of Magor, to the bridge foot in the town of Chepstow in the county of Monmouth, and other roads in the counties of Monmouth and Gloucester; and for repairing and widening several other roads adjoining to the said roads.

C A P. CVII.

An all to continue the term, and alter and enlarge the powers of three alls for repairing the highways through the feveral parifhes of Saint Michael, Saint Alban, Saint Peter, Shenley Ridge, and South Mims, in the counties of Hertford and Middlefex.

C A P. CVIII.

An all for continuing, amending, and rendering more effectual, fo much of three alls of parliament, for repairing the roads from Sevenoaks, Tunbridge-Wells, and Kipping's-Crofs, to Lamberhurft-Pound, and Pullin's-Hill, in the county of Kent; and to Flimwell-Vent, in the county of Suffex; as relates to the road leading from Sevenoaks common to Woodfgate, Tunbridge-Wells, and Kipping's-Crofs, in the faid county of Kent.

САР.

An att for repairing and widening feveral roads leading from the town of Louth, in the county of Lincoln.

C A P. CX.

An att to explain, amend, and render more effettual, an att made in the fourth year of the reign of his prefent Majefty, for maintaining, regulating, and employing the poor of the parish of Saint Clement Danes, in the liberty of Westminster and county of Middlefex.

CAP. CXI.

An act for compleating the navigation of the river Swale, from its junction with the river Ure to Morton Bridge, and of Bedale Brook, in the county of York, and for repealing part of an act made in the feventh year of his prefent Majefty's reign relating thereto.

C A P. CXII.

An att for building a new pari/b cburch, and declaring the present pari/b cburch a chapel; for making a cametery or church-yard; and for building an bouse for the use of the minister of the parish of Saint Mary le bone, in the county of Middlesex.

C A P. CXIII.

An all for repairing, widening, turning, and altering the roads from Butterton Moor End near Oncott, in the county of Stafford, to the three mile flone in the turnpike road leading from Buxton to Afhborne, in the county of Derby, and from Blackton Moor, in the county of Stafford, to the turnpike road leading from Buxton to Afhborne near Newhaven, in the county of Derby; and from Warflow to Ecton Mine, in the county of Stafford.

C A P. CXIV.

An aft for making and maintaining a navigable cut or canal from Leeds Bridge, in the county of York, to the North Lady's Walk in Liverpoole, in the county palatine of Lancatler, and from thence to the river Merfey.

The END of the twenty-eighth Volume.

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